



SPECIAL ACTS

AND

RESOLVES

PASSED BY THE

General Court of Massachusetts,

IN THE YEAR

1919.

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SPECIAL ACTS AND RESOLVES
OF
MASSACHUSETTS
1919

SPECIAL ACTS.

AN ACT MAKING APPROPRIATIONS FOR SUNDRY EMERGENCY *Chap. 1*
EXPENSES ON ACCOUNT OF THE PRESENT WAR AND THE
EPIDEMIC OF INFLUENZA.

*Be it enacted by the Senate and House of Representatives in
General Court assembled, and by the authority of the same,
as follows:*

SECTION 1. The sum of ten thousand dollars is hereby appropriated, to be expended under the direction of the governor and council, for the reception and entertainment of Massachusetts soldiers and sailors on their return from the present war; and the further sum of five thousand dollars is hereby appropriated to be expended under the direction of the state board of health for certain expenses incident to the spread of influenza in this commonwealth.

SECTION 2. This act shall take effect upon its passage.

Approved January 10, 1919.

AN ACT AUTHORIZING THE CITY OF CAMBRIDGE TO RETIRE AND *Chap. 2*
PENSION JOHN J. McCORMICK.

Be it enacted, etc., as follows:

SECTION 1. The city of Cambridge is hereby authorized to retire John J. McCormick, for twenty-four years an employee of the board of health as an inspector of plumbing, and now physically disabled, on an annual pension of six hundred dollars, said sum being one half of his present annual compensation.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved February 3, 1919.

Appropriations,
emergency expenses
on account of
war and
epidemic of
influenza.

City of Cam-
bridge may
retire John J.
McCormick.

To be sub-
mitted to city
council, etc.
Proviso.

[1874, 191; 1877, 143; 1898, 564; 1905, 469; 1906, 182, 442; 1907, 153; 1908, 144; 1910, 402; 1912, 216; 1913, 699.]

Chap. 3 AN ACT TO AUTHORIZE THE TOWN OF DANVERS TO MAKE AN ADDITIONAL WATER LOAN.

Be it enacted, etc., as follows:

Town of Danvers may make additional water loan.

Danvers Water Loan, Act of 1919.

Payment of loan.

SECTION 1. The town of Danvers, for the purpose of reconstructing and relaying its water mains and of improving its storage, pumping and distributing facilities, may borrow from time to time, outside the statutory limit of indebtedness, such sums of money as it may deem necessary to an amount not exceeding two hundred thousand dollars, and may issue therefor bonds or notes. Such bonds or notes shall be denominated on the face thereof, Danvers Water Loan, Act of 1919, shall be payable by such annual payments, beginning not more than one year after their respective dates, as will extinguish each loan within thirty years from its date; and the amount of the annual payment on any loan in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. Each authorized issue of bonds or notes shall constitute a separate loan. The town may sell the said securities at public or private sale upon such terms and conditions as it may deem proper, but not for less than their par value, and the proceeds, except premiums, shall be used only for the purposes herein specified.

SECTION 2. The said town shall, at the time of authorizing said loan or loans, provide for the payment thereof in accordance with section one; and when a vote to that effect has been passed a sum which, with the income derived from water rates, will be sufficient to pay the annual expense of operating its water works and the interest as it accrues on its bonds or notes issued as aforesaid, and to make such payments on the principal as may be required by this act, shall, without further vote, be assessed by the assessors of the town annually thereafter in the same manner as other taxes, until the debt incurred by said loan or loans is extinguished.

SECTION 3. This act shall take effect upon its passage.

Approved February 4, 1919.

AN ACT TO AUTHORIZE THE CITY OF REVERE TO PAY AN *Chap. 4* ANNUITY TO THE WIDOW OF CLARENCE F. BORDEN.

Be it enacted, etc., as follows:

SECTION 1. The city of Revere may pay an annuity of not more than three hundred dollars to Jessie L. Borden, widow of Clarence F. Borden, so long as she remains unmarried, the said Clarence F. Borden having lost his life while in the discharge of his duties as a captain of the fire department of the city. The mayor and city council of said city may from time to time order the said annuity to be reduced.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of said city subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

City of Revere
may pay annuity
to widow of
Clarence F.
Borden.

To be submitted to city
council, etc.
Proviso.

Approved February 4, 1919.

[Accepted March 5, 1919.]

AN ACT AUTHORIZING THE CITY OF NEW BEDFORD TO *Chap. 5* PAY A SUM OF MONEY TO THE PARENTS OF CHARLES KWIATKOWSKI.

Be it enacted, etc., as follows:

SECTION 1. The city of New Bedford is hereby authorized to pay a sum not exceeding five thousand dollars to and for the benefit of Stanislaw Kwiatkowski and Stanislawa Kwiatkowski, the parents of Charles Kwiatkowski, who was shot and killed on the second day of September, nineteen hundred and eighteen while assisting the police of said city in enforcing the law.

City of New
Bedford may
pay a sum of
money to
parents of
Charles
Kwiatkowski.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

To be submitted to city
council, etc.
Proviso.

Approved February 4, 1919.

[1848, 269; 1901, 243; 1903, 363; 1906, 145; 1914, 378; 1916, 35, Spec.]

AN ACT TO CHANGE THE HARBOR LINE ON THE WESTERLY *Chap. 6* SIDE OF FISH ISLAND IN NEW BEDFORD HARBOR.

Be it enacted, etc., as follows:

SECTION 1. The line hereinafter described on the west- Harbor line on
erly side of Fish island in New Bedford harbor northerly of westerly side of
Fish Island in

New Bedford
harbor changed.

the New Bedford and Fairhaven bridge in the city of New Bedford is hereby established as a harbor line beyond which no wharf, pier or other structure shall be extended into or over the tide waters of said harbor. Beginning at the northwesterly corner of the west abutment of the New Bedford and Fairhaven bridge on Fish island in the present harbor line established by chapter two hundred and forty-three of the acts of nineteen hundred and one; thence northwesterly in an extension of the westerly face of said abutment sixty-nine feet more or less to a point forty-two feet westerly in a line at a right angle to the harbor line aforesaid; thence northerly parallel to and forty-two feet distant from said harbor line five hundred and four feet more or less to a point in an extension southwesterly of the present harbor line at the northerly end of Fish island; thence northeasterly in said extension fifty feet more or less to the present harbor line.

Repeal.

SECTION 2. So much of section one of chapter two hundred and forty-three of the acts of nineteen hundred and one as establishes a different harbor line upon the frontage covered by this act is hereby repealed.

SECTION 3. This act shall take effect upon its passage.

Approved February 7, 1919.

Chap. 7 AN ACT RELATIVE TO THE SOUTH CONGREGATIONAL SOCIETY
AND CHURCH OF SPRINGFIELD.

Be it enacted, etc., as follows:

SECTION 1. The South Congregational Society of Springfield, Massachusetts, is hereby dissolved.

SECTION 2. The South Congregational Church of Springfield shall hereafter have the powers and perform the duties now pertaining to the said society, and especially the powers and duties which the said society has heretofore held and performed under the will of Ethan Taylor, late of Longmeadow, deceased.

Approved February 7, 1919.

Chap. 8 AN ACT TO AUTHORIZE THE CITY OF BOSTON TO PAY AN
ANNUITY TO THE WIDOW OF PATRICK CARR.

Be it enacted, etc., as follows:

SECTION 1. The city of Boston is hereby authorized to pay to Mary Carr, the widow of Patrick Carr, formerly a police officer of said city, who was killed in the performance

City of Boston
may pay an
annuity to
widow of
Patrick Carr.

of his duty, an annuity not exceeding nine hundred dollars, to continue so long as she remains unmarried.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved February 7, 1919.

[Accepted March 18, 1919.]

To be submitted to city council, etc.
Proviso.

AN ACT TO AUTHORIZE THE COUNTY OF SUFFOLK TO PAY AN *Chap. 9*
ANNUAL PENSION TO JOHN COLLINS.

Be it enacted, etc., as follows:

SECTION 1. The county of Suffolk may retire John Collins, now seventy-two years of age, who has served the county as electrician in its court house for the past twenty-four years, and may pay him for the remainder of his life an annual pension equal to one half of the salary received by him at the time of retirement.

County of
Suffolk may
retire John
Collins.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of the city of Boston, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved February 7, 1919.

To be submitted to
Boston city
council, etc.
Proviso.

AN ACT TO AUTHORIZE THE CITY OF CAMBRIDGE TO RETIRE *Chap. 10*
AND PENSION MINOR F. HAMLIN.

Be it enacted, etc., as follows:

SECTION 1. The city of Cambridge is hereby authorized to retire Minor F. Hamlin, at present employed in its school department, with an annual pension equal to one half of the compensation which he now receives from the city.

City of
Cambridge
may retire
Minor F.
Hamlin.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved February 11, 1919.

To be submitted to
city council, etc.
Proviso.

AN ACT TO AUTHORIZE THE CITY OF BROCKTON TO PENSION *Chap. 11*
JOHN FLYNN.

Be it enacted, etc., as follows:

SECTION 1. The city of Brockton is hereby authorized to pay in weekly instalments to John Flynn, who was an

city of Brock-
ton may
pension John
Flynn.

employee of the city for many years, and who is now retired on account of physical incapacity, an annual pension not exceeding the sum of two hundred and sixty dollars.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of the said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved February 11, 1919.

Chap. 12 AN ACT AUTHORIZING THE CITY OF LYNN TO RETIRE AND PENSION ELIZABETH E. RULE.

Be it enacted, etc., as follows:

To be submitted to city council, etc.
Proviso.

City of Lynn
may retire
Elizabeth E.
Rule.

SECTION 1. The city of Lynn, acting by the board of trustees of its public library, may retire Elizabeth E. Rule, the assistant librarian in said library, with an annual pension equal to one half of the compensation paid to her at the time of her retirement, payable from the funds appropriated for the maintenance of the said library.

SECTION 2. This act shall take effect upon its acceptance by the said board of trustees, and by vote of the city council of the city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved February 11, 1919.

[1888, 347; 1889, 256; 1891, 243, 255, 401; 1892, 373; 1895, 279; 1899, 237; 1900, 216, 270; 1902, 105; 1911, 301; 1914, 704; 1915, 32, Spec.]

Chap. 13 AN ACT RELATIVE TO THE TENURE OF OFFICE OF THE CITY CLERK OF QUINCY.

Be it enacted, etc., as follows:

Tenure of office of city clerk of Quincy.
Proviso.

SECTION 1. The city clerk of Quincy, and his successors in office, shall hold office continuously during good behavior unless incapacitated by physical or mental disability from performing the duties of the office: *provided, however,* that the city council of said city may, subject to the provisions of law governing the removal of civil service employees, remove any incumbent of said office.

SECTION 2. This act shall take effect upon its acceptance by the city council of said city, with the approval of the mayor, provided that such acceptance and approval occur before January first, nineteen hundred and twenty.

Approved February 12, 1919.

To be submitted to city council, etc.
Proviso.

[Accepted May 28, 1919.] [1919, 25, Spec.]

AN ACT TO AUTHORIZE THE CITY OF BROCKTON TO PENSION *Chap. 14*
N. DENNIS TRIBOU.

Be it enacted, etc., as follows:

SECTION 1. The city of Brockton is hereby authorized to pay in weekly instalments to N. Dennis Tribou, who was a janitor in the school department of said city for more than thirty-nine years and who is now retired on account of physical incapacity, an annual pension not exceeding the sum of four hundred dollars.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of the said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved February 12, 1919.

City of
Brockton may
pension N.
Dennis
Tribou.

To be sub-
mitted to city
council, etc.

Proviso.

AN ACT RELATIVE TO PENSIONING CALL MEMBERS OF THE FIRE *Chap. 15*
DEPARTMENT OF THE TOWN OF MILTON.

Be it enacted, etc., as follows:

SECTION 1. The selectmen of the town of Milton, upon the recommendation of the engineers of its fire department, shall retire from active service and place upon the pension roll any call member of the fire department of said town found by them to be permanently incapacitated, mentally or physically, for useful service in the department by injuries received through no fault of his own in the actual performance of his duty. They may also, upon the recommendation of said engineers, retire and place upon the pension roll, any call member of said department who has performed faithful service in the department for not less than twenty-five years continuously and is not less than sixty years of age. Every person retired under the provisions of this act shall annually receive as a pension a sum equal to one half the annual salary, or other compensation paid to him for services during the last year of his service: *provided, however,* that in cases of retirement for injuries received as aforesaid, the person so retired shall receive as a compensation the same sum as would be received under chapter three hundred and twenty-seven of the acts of nineteen hundred and four, by a permanent member of the fire department performing similar duties. Such pensions shall be paid by the town, which shall appropriate money therefor.

Town of
Milton may
retire and pen-
sion certain
call firemen.

Proviso.

To be submitted to voters, etc.

SECTION 2. This act shall be submitted to the voters of said town upon the official ballot at the next annual town meeting after its passage and shall take effect in said town upon its acceptance by a majority of the voters present and voting thereon, at said meeting. For the purpose of its acceptance by said town it shall take effect upon its passage.

Approved February 12, 1919.

Chap. 16 AN ACT TO AUTHORIZE THE TOWN OF MILTON TO PAY AN ANNUITY TO THE WIDOW OF THOMAS F. McDERMOTT.

Be it enacted, etc., as follows:

Town of Milton may pay an annuity to widow of Thomas F. McDermott.

SECTION 1. The town of Milton may pay to Katharine K. McDermott, widow of Thomas F. McDermott who was a member of its fire department and who was killed in the performance of his duty on May sixteen, nineteen hundred and eighteen, an annuity of three hundred dollars, payable in equal monthly instalments, so long as she remains unmarried.

SECTION 2. This act shall take effect upon its acceptance by a majority of the voters of said town voting thereon at its annual town meeting. But for the purpose of its submission as aforesaid, the act shall take effect upon its passage.

Approved February 12, 1919.

Chap. 17 AN ACT TO AUTHORIZE THE TOWN OF MILTON TO PAY AN ANNUITY TO THE WIDOW OF PATRICK MORAN.

Be it enacted, etc., as follows:

Town of Milton may pay an annuity to widow of Patrick Moran.

SECTION 1. The town of Milton may pay to Catherine M. Moran, widow of Patrick Moran a former member of its fire department and who was killed in the performance of his duty on May sixteen, nineteen hundred and eighteen, an annuity of three hundred dollars, payable in equal monthly instalments, so long as she remains unmarried.

SECTION 2. This act shall take effect upon its acceptance by a majority of the voters of said town voting thereon at its annual town meeting. But for the purpose of its submission as aforesaid, the act shall take effect upon its passage.

Approved February 12, 1919.

To be submitted to voters, etc.

[1864, 88; 1898, 450; 1905, 166.]

AN ACT RELATIVE TO THE WESTFIELD ATHENÆUM.

Chap. 18

Be it enacted, etc., as follows:

SECTION 1. The management and control of the Westfield Athenæum, incorporated by chapter eighty-eight of the acts of eighteen hundred and sixty-four, shall hereafter be vested in a board of directors or trustees consisting of not less than nine nor more than fifteen persons, of whom three shall be elected by the legal voters of the town of Westfield at the annual town meeting or at a special town meeting duly called for the purpose. The first trustees so elected shall serve for one, two and three years, respectively, and thereafter their successors shall be chosen for terms of three years. The remaining directors or trustees shall be elected by the members of the corporation for such terms, not exceeding three years, as the corporation may prescribe in its by-laws.

SECTION 2. Section two of said chapter eighty-eight is hereby amended by striking out the word "thirty", in the fifth line, and substituting the words:—two hundred,— and by striking out the word "one", in the sixth line, and substituting the word:—five,— so as to read as follows:—

Section 2. Said corporation is authorized to hold the donation of Samuel Mather, and all other donations, bequests and devises, which are or may be hereafter made; and may also purchase and hold real estate to an amount not exceeding two hundred thousand dollars, and personal estate to an amount not exceeding five hundred thousand dollars.

SECTION 3. This act shall take effect upon its passage.

Approved February 13, 1919.

Management
and control of
Westfield
Athenæum
changed, etc.

1864, 88, § 2,
amended.

May hold additional
real and personal estate.

AN ACT TO AUTHORIZE THE CITY OF LYNN TO RETIRE AND *Chap. 19*

PENSION REUBEN J. MANSIR.

Be it enacted, etc., as follows:

SECTION 1. The city of Lynn may retire Reuben J. Mansir, a foreman in its water department, with an annual pension of not more than six hundred eighty-six dollars and forty cents.

City of Lynn
may retire
Reuben J.
Mansir.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of the said city, subject to

To be sub-
mitted to city
council, etc.

Proviso.

the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved February 13, 1919.

Chap. 20 AN ACT TO CHANGE THE NAME OF THE MASSACHUSETTS MUTUAL AUTOMOBILE INSURANCE COMPANY TO AUTOMOBILE MUTUAL FIRE INSURANCE COMPANY.

Be it enacted, etc., as follows:

Name of
Massachusetts
Mutual Auto-
mobile Insur-
ance Company
changed.

The name of the Massachusetts Mutual Automobile Insurance Company, organized under the general laws of the commonwealth, is hereby changed to Automobile Mutual Fire Insurance Company. *Approved February 13, 1919.*

Chap. 21 AN ACT TO AUTHORIZE THE TOWN OF CANTON TO REFUND CERTAIN INDEBTEDNESS.

Be it enacted, etc., as follows:

Town of
Canton may
refund certain
indebteddness.

SECTION 1. The town of Canton, for the purpose of refunding seventy thousand dollars of indebtedness represented by revenue notes of the year nineteen hundred and eighteen, is hereby authorized to incur indebtedness to that amount and to issue notes of the town therefor. Such notes shall be payable by such annual payments, beginning not more than one year after the date of the first note issued, as will extinguish the whole loan within ten years from the date of the first note issued, and the amount of the annual payment in any year shall not be less than the amount of the principal payable in any subsequent year. The said notes shall bear on their face the words, Canton Refunding Loan, Act of 1919, and shall bear such rates of interest as the treasurer and selectmen may determine. The amount required to pay the interest and principal maturing each year shall be raised by taxation, and shall, without further action of the town, be assessed by the assessors in the same manner as other taxes until the whole debt is extinguished. The proceeds, except premiums, shall be used only for the payment of revenue loans for the year nineteen hundred and eighteen now outstanding.

SECTION 2. This act shall take effect upon its passage.

Approved February 13, 1919.

Canton
Refunding
Loan, Act of
1919.

AN ACT TO CHANGE THE NAME OF THE CONTRACTORS MUTUAL *Chap. 22*
 LIABILITY INSURANCE COMPANY TO FEDERAL MUTUAL
 LIABILITY INSURANCE COMPANY.

Be it enacted, etc., as follows:

The name of the Contractors Mutual Liability Insurance Company, organized under the general laws of the commonwealth, is hereby changed to Federal Mutual Liability Insurance Company.

Approved February 17, 1919.

Name of Contractors
 Mutual Liability Insurance Company
 changed.

[1887, 177.]

AN ACT TO ABOLISH THE RESERVE POLICE FORCE IN THE *Chap. 23*
 CITY OF BOSTON.

Be it enacted, etc., as follows:

SECTION 1. Chapter one hundred and seventy-seven of the acts of eighteen hundred and eighty-seven is hereby repealed.

Reserve police force in Boston
 abolished.
 Repeal.

SECTION 2. This act shall take effect upon its passage.

Approved February 19, 1919.

AN ACT RELATIVE TO THE REINSTATEMENT OF DANIEL J. *Chap. 24*
 O'SULLIVAN IN THE PUBLIC WORKS DEPARTMENT OF THE
 CITY OF BOSTON.

Be it enacted, etc., as follows:

SECTION 1. Daniel J. O'Sullivan, formerly an inspector in the sanitary division of the public works department of the city of Boston, may, with the approval of the mayor and the commissioner of public works, on or before the thirty-first day of December in the current year, be reappointed as such inspector without passing a civil service examination.

City of Boston
 may reinstate
 Daniel J.
 O'Sullivan in
 the public
 works depart-
 ment.

SECTION 2. This act shall take effect upon its passage.

Approved February 19, 1919.

[1919, 13, Spec.]

AN ACT TO ABOLISH THE BOARD OF HEALTH AND INSPECTOR *Chap. 25*
 OF MILK OF THE CITY OF QUINCY AND TO CREATE THE OFFICE OF HEALTH COMMISSIONER OF SAID CITY.

Be it enacted, etc., as follows:

SECTION 1. The board of health and the office of inspector of milk of the city of Quincy are hereby abolished, and in place thereof and in succession thereto there is hereby

Board of
 health and
 office of inspec-
 tor of milk
 abolished, and

office of health
commissioner
established in
city of Quincy.

established the office of health commissioner of said city. The health commissioner shall be vested with all the powers and duties heretofore exercised and performed by the board of health and inspector of milk of said city and that may hereafter be given to or imposed upon boards of health or inspectors of milk of cities. He may appoint such deputy commissioners, agents, and inspectors from time to time as he may deem necessary, and he may delegate to them from time to time such of his powers and duties as he may designate.

Appointment
and removal
of commis-
sioner.

SECTION 2. The health commissioner shall be appointed annually by the mayor without confirmation by the city council, and may be removed at any time by the mayor on written notice filed with the city clerk.

SECTION 3. This act shall take effect upon its passage.

Approved February 19, 1919.

[1919, 27, Spec.]

[1852, 192; 1855, 354.]

Chap. 26 AN ACT TO PERMIT THE CITY OF WOBURN TO ACQUIRE THE CAPITAL STOCK OF THE HORN POND BRANCH RAILROAD COMPANY.

Be it enacted, etc., as follows:

City of Woburn
may acquire
capital stock
of the Horn
Pond Branch
Railroad
Company.

SECTION 1. The city of Woburn may purchase, take, and hold all the capital stock of the Horn Pond Branch Railroad Company, and exercise all powers and authority incident to the holding and control of such stock.

SECTION 2. This act shall take effect upon its passage.

Approved February 19, 1919.

[1919, 25, Spec.]

Chap. 27 AN ACT RELATIVE TO FILLING THE OFFICE OF MAYOR OF THE CITY OF QUINCY DURING THE TEMPORARY ABSENCE OR DISABILITY OF THE MAYOR AND TO SUCCESSION TO SAID OFFICE IN CASE OF VACANCY.

Be it enacted, etc., as follows:

Office of
mayor of city
of Quincy, how
filled during
temporary
absence or
disability of
the mayor.

SECTION 1. Whenever by reason of illness or absence from the state or other cause the mayor of the city of Quincy shall be unable to perform the duties of his office the same shall be performed by the president of the city council; and

if the president of the city council for like reasons, is unable to perform the said duties the mayor may by a writing filed in the office of the city clerk, designate the city solicitor, the city treasurer or the commissioner of public works to act as mayor; and if the mayor fails to make such designation, then the first named of the last three above mentioned officers, then performing the duties of his office, shall act as mayor. The person upon whom the said duties devolve shall be called "acting mayor", and shall possess the power of mayor only in matters not admitting of delay. He shall have no power to make permanent appointments or removals nor to approve or disapprove any ordinance, order, resolution or vote until within twenty-four hours of the time when it would take effect without the approval of the mayor.

SECTION 2. Whenever there is a vacancy in the office of mayor the president of the city council shall act as mayor and possess all the rights and powers of mayor, except that he shall have no power to make permanent appointments to office, or to remove any person from office, unless authorized thereto by vote of the council.

Succession to
office of mayor
in case of
vacancy.

SECTION 3. So much of section twenty-six of chapter two hundred and sixty-seven of the General Acts of nineteen hundred and fifteen as relates to the performance of the duties of mayor by the president of the council in the absence of the mayor or in case of his temporary inability to perform his duties, shall not apply to the city of Quincy.

Certain provi-
sions of law
not to apply
to city of
Quincy.

SECTION 4. This act shall take effect upon its passage.

Approved February 19, 1919.

AN ACT TO PROVIDE FOR THE REINSTATEMENT OF JOHN W. *Chap. 28*
LEAHON IN THE PUBLIC WORKS DEPARTMENT OF THE CITY
OF BOSTON.

Be it enacted, etc., as follows:

SECTION 1. The commissioner of public works in the city of Boston, with the approval of the mayor, is hereby authorized to reinstate John W. Leahon in the public works department of the city, without examination, at any time prior to the thirty-first day of December in the current year.

City of Boston
may reinstate
John W.
Leahon in the
public works
department.

SECTION 2. This act shall take effect upon its passage.

Approved February 19, 1919.

[1889, 367.]

Chap. 29 An Act to continue as a corporation the Marlborough Building Association.

Be it enacted, etc., as follows:

Marlborough Building Association, charter extended.

The Marlborough Building Association, incorporated by chapter three hundred and sixty-seven of the acts of eighteen hundred and eighty-nine, for a period of thirty years, is hereby continued as a corporation for the further term of thirty years from the twenty-third day of May in the current year.

Approved February 19, 1919.

Chap. 30 An Act to place the chief of police of the city of Beverly under the civil service laws.

Be it enacted, etc., as follows:

City of Beverly, chief of police placed under civil service laws.

To be submitted to mayor and aldermen, etc.

SECTION 1. The chief of police of the city of Beverly shall hereafter be subject to the civil service laws and regulations, but the present incumbent of the office shall not be required to take a civil service examination.

SECTION 2. This act shall take effect upon its acceptance by the mayor and aldermen of the said city on or before the thirty-first day of December in the current year.

Approved February 19, 1919.

Chap. 31 An Act to authorize the city of Boston to pay a sum of money to the widow of Ellison B. Cushing.

Be it enacted, etc., as follows:

City of Boston may pay a sum of money to widow of Ellison B. Cushing.

To be submitted to city council, etc.

Proviso.

SECTION 1. The city of Boston is hereby authorized to pay to Alice E. Cushing, widow of Ellison B. Cushing, who served as a teller in the treasury department of the said city, the remainder of the salary to which he would have been entitled had he lived and served until the first day of January in the year nineteen hundred and nineteen.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of the said city with the approval of the mayor, provided that such acceptance and approval occur prior to the thirty-first day of December in the current year.

Approved February 19, 1919.

[Accepted March 11, 1919.]

**AN ACT TO REQUIRE THE REGISTRATION OF HOSPITALS IN THE *Chap. 32*
CITY OF BOSTON.**

Be it enacted, etc., as follows:

SECTION 1. Every person, firm or corporation, using or occupying a building in the city of Boston as a hospital, shall annually in April register with the building department of the city the name of the person, firm or corporation conducting the hospital and the situation of the building, and shall state, upon forms prescribed by the building commissioner, the number of occupants, the means of egress, the system of automatic sprinklers, the lights, fire stops, and other precautions against fire provided in such building.

SECTION 2. Violation of this act shall be punished by a fine not exceeding five hundred dollars.

Registration
of hospitals in
the city of
Boston with
the building
department,
etc.

Approved February 19, 1919.

**AN ACT TO AUTHORIZE THE CITY OF CAMBRIDGE TO RETIRE *Chap. 33*
AND PENSION NELLIE M. CAREY.**

Be it enacted, etc., as follows:

SECTION 1. The city of Cambridge may retire Nellie M. Carey, for thirty years an employee of the building department, with an annual pension of not more than three hundred and eighty dollars, said sum being one half of her present annual compensation.

City of Cam-
bridge may
retire Nellie
M. Carey.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

To be sub-
mitted to city
council, etc.
Proviso.

Approved February 19, 1919.

[Accepted March 20, 1919.]

**AN ACT RELATIVE TO THE FILING OF CERTIFICATES OF CERTAIN *Chap. 34*
NOMINATIONS IN THE TOWN OF GREENFIELD.**

Be it enacted, etc., as follows:

SECTION 1. The certificates of nomination made in pursuance of the caucus of republican voters held in the town of Greenfield on February twenty-first of the current year shall be valid if filed with the town clerk on or before five o'clock in the afternoon of February twenty-fourth of said .

Filing of cer-
tificates of
certain nom-
inations in the
town of
Greenfield
validated.

year notwithstanding the fourth paragraph of section two hundred and three of Part II of chapter eight hundred and thirty-five of the acts of nineteen hundred and thirteen, as amended by section thirty-three of chapter two hundred and ninety-three of the General Acts of nineteen hundred and eighteen.

SECTION 2. This act shall take effect upon its passage.
Approved February 19, 1919.

[1833, 29.]

Chap. 35 AN ACT RELATIVE TO MEMBERSHIP IN THE PROPRIETORS OF SAINT JAMES'S CHURCH IN ROXBURY.

Be it enacted, etc., as follows:

1833, 29, § 1,
amended.

SECTION 1. Section one of chapter twenty-nine of the laws of eighteen hundred and thirty-three, approved February sixteenth, eighteen hundred and thirty-three, is hereby amended by striking out the word "alone", in the last line, and by adding at the end of said section the following:— ; but nothing in this section shall be construed to restrict the corporation from regulating its membership by the adoption of lawful by-laws relating thereto,— so as to read as follows:— *Sec. 1. Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, That Peter Wainwright, Jr., Otis Pierce, Charles W. Greene, all of Roxbury, and their associates and successors, are hereby incorporated, as a protestant episcopal society and body politic, by the name of "The Proprietors of St James's Church in Roxbury", with all the powers and privileges of other like religious societies, according to the constitution and laws of this Commonwealth, and the rite and usages of the protestant episcopal church in the United States. The persons named, and their associates, to be and continue members of said corporation until there shall be a sale of pews in such church as they may build, and from and after such sale owners of pews therein shall be members of said corporation; but nothing in this section shall be construed to restrict the corporation from regulating its membership by the adoption of lawful by-laws relating thereto.*

The Proprietors of Saint James's Church in Roxbury may regulate its membership.

To be submitted to proprietors of the corporation, etc.

SECTION 2. This act shall take effect when accepted by a majority of the proprietors, on behalf of said corporation, at a meeting held within thirty days after its passage. The clerk of said corporation shall forthwith upon such acceptance record in the registry of deeds for the county of Suffolk a

copy of the vote of acceptance, with a certificate of its adoption by the proprietors, as herein provided, and the date of its adoption, verified by him.

Approved February 20, 1919.

AN ACT TO AUTHORIZE THE CITY OF MELROSE TO PAY A *Chap. 36*
PENSION TO CHARLES E. MERRILL.

Be it enacted, etc., as follows:

SECTION 1. The city of Melrose is hereby authorized to pay a pension not exceeding eight dollars a week, in weekly payments, to Charles E. Merrill, for ten years employed by the city as sealer of weights and measures, and now incapacitated.

SECTION 2. This act shall take effect upon its acceptance by the city council of the said city subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved February 20, 1919.

[1865, 177; 1866, 227; 1870, 95; 1872, 283; 1883, 94; 1889, 184; 1890, 232; 1892, 60; 1907, 199; 1908, 383; 1914, 697.]

AN ACT TO AUTHORIZE THE CITY OF FITCHBURG TO INCUR *Chap. 37*
ADDITIONAL INDEBTEDNESS FOR THE EXTENSION OF ITS
WATER SUPPLY.

Be it enacted, etc., as follows:

SECTION 1. The city of Fitchburg, for the purpose of paying the necessary expenses and liabilities incurred under chapter six hundred and ninety-seven of the acts of nineteen hundred and fourteen, and for the purpose of building such additional reservoirs and pipe lines and for acquiring such lands in the Falulah brook drainage area as may be necessary, is hereby authorized to issue from time to time bonds or notes to an amount not exceeding three hundred thousand dollars, in addition to the amount authorized by the said chapter. Such bonds or notes shall bear on their face the words, City of Fitchburg Water Loan, Act of 1919, shall be signed by the treasurer of the city and countersigned by the mayor, shall bear interest at such rate as may be determined by the city treasurer with the approval of the mayor, payable semi-annually, and shall be payable by such annual payments, beginning not more than one year after the date of each loan, as will extinguish the same within thirty years from its date, and the amount of such annual payments in

*City of Melrose
may pension
Charles E.
Merrill.*

*To be sub-
mitted to city
council, etc.
Proviso.*

*City of Fitch-
burg may incur
additional
indebtedness
to extend its
water supply.*

*City of Fitch-
burg Water
Loan, Act of
1919.*

any year shall not be less than the amount of the principal of the loan payable in any subsequent year. Each authorized issue of bonds or notes shall constitute a separate loan. The city may sell the said securities at public or private sale upon such terms and conditions as it may deem proper, but not for less than their par value, and the proceeds shall be used only for the purposes herein specified.

Payment of
loan.

SECTION 2. The city shall, at the time of authorizing said loan or loans, provide for the payment thereof in accordance with section one of this act, and when a vote to that effect has been passed a sum which, with the income derived from water rates, will be sufficient to pay the annual expense of operating its water works and the interest as it accrues on the bonds or notes issued as aforesaid, and to make such payment on the principal as shall be required under the provisions of this act, shall, without further vote, be assessed by the assessors annually thereafter, in the same manner as other taxes, until the debt incurred by the said loan or loans is extinguished.

Approved February 20, 1919.

[Spec. Laws, vol. 7, p. 827; 1807, 22; 1813, 125; 1823, 50; 1867, 17; 1880, 55; 1898, 55; 1905, 171; 1907, 260.]

Chap. 38 AN ACT TO AUTHORIZE THE TRUSTEES OF PHILLIPS ACADEMY TO HOLD ADDITIONAL REAL AND PERSONAL ESTATE.

Be it enacted, etc., as follows:

Trustees of
Phillips
Academy may
hold additional
real and per-
sonal estate.

The Trustees of Phillips Academy, in addition to what they are now allowed by law to receive and hold, are hereby authorized to receive, purchase, and hold by gift, grant, devise, bequest or otherwise, additional property, real or personal, to an amount not exceeding four million dollars, and to hold, manage and from time to time to invest and reinvest the same or the proceeds of any sale or exchange thereof.

Approved February 21, 1919.

Chap. 39 AN ACT TO PLACE THE MATRON OF THE POLICE DEPARTMENT OF THE CITY OF TAUNTON UNDER THE CIVIL SERVICE LAWS.

Be it enacted, etc., as follows:

City of Taun-
ton, matron of
police depart-
ment placed
under civil
service laws.

SECTION 1. The matron of the police department of the city of Taunton shall be subject to, and shall have the benefit of, the civil service laws and the rules and regulations made

thereunder; but this act shall not require the passing of any examination by the present holder of the position.

SECTION 2. This act shall take effect upon its acceptance by the municipal council of said city, with the approval of the mayor, on or before the thirty-first day of December in the current year.

Approved February 21, 1919.

To be submitted to municipal council, etc.

[Accepted March 11, 1919.]

AN ACT TO AUTHORIZE THE CITY OF BROCKTON TO PAY A PENSION TO JOHN McCAFFREY. *Chap. 40*

Be it enacted, etc., as follows:

SECTION 1. The city of Brockton may pay in weekly instalments to John McCaffrey, for many years in its employ and now retired because of physical incapacity, an annual pension not exceeding two hundred and sixty dollars.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved February 21, 1919.

City of Brockton may pension John McCaffrey.

To be submitted to city council, etc. Proviso.

AN ACT TO AUTHORIZE THE CITY OF BROCKTON TO PENSION JAMES KEOUGH. *Chap. 41*

Be it enacted, etc., as follows:

SECTION 1. The city of Brockton may pay in weekly instalments to James Keough, for many years in its employ and now retired on account of physical incapacity, an annual pension not exceeding two hundred and sixty dollars.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved February 21, 1919.

City of Brockton may pension James Keough.

To be submitted to city council, etc. Proviso.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO PAY A PENSION TO THOMAS J. DOWNEY. *Chap. 42*

Be it enacted, etc., as follows:

SECTION 1. The city of Boston may pay to Thomas J. Downey of Boston, for twenty-two years in its employ as transit man, and now incapacitated for labor, a pension not exceeding one half the annual compensation received by him at the time of retirement.

City of Boston may pension Thomas J. Downey.

To be submitted to city council, etc.
Proviso.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of the said city subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved February 21, 1919.

[1907, 260.]

Chap. 43 AN ACT RELATIVE TO THE TRUSTEES OF ANDOVER THEOLOGICAL SEMINARY.

Be it enacted, etc., as follows:

1907, 260, § 1,
amended.

Trustees of
Andover
Theological
Seminary
incorporated.

Rights and
powers, etc.

Principal in-
structor of
Phillips Acad-
emy not to be a
trustee of

Section one of chapter two hundred and sixty of the acts of nineteen hundred and seven is hereby amended by inserting after the word "governed", in the twenty-fourth line, the following:— but the principal instructor of Phillips Academy shall not by virtue of his office be a trustee of Andover Theological Seminary,— so as to read as follows:— *Section 1.* Those persons who at the date of the passage of this act are the members of the body politic incorporated as the Trustees of Phillips Academy are hereby incorporated as a body politic by the name of the Trustees of Andover Theological Seminary, for the purposes hereinafter named, and they and their successors shall be and continue a body politic and corporate forever. All the property, real and personal, heretofore held by the Trustees of Phillips Academy in trust for or for the benefit of the theological institution in said Phillips Academy shall hereafter be held by the Trustees of Andover Theological Seminary, upon and subject to all the trusts, limitations, conditions and provisions upon and subject to which said property has been held by the Trustees of Phillips Academy. The Trustees of Andover Theological Seminary shall have all the rights and powers and be charged with and bound by all the duties and obligations hitherto enjoyed, possessed, charged and binding by and on the Trustees of Phillips Academy over, on, toward and concerning said theological institution. The Trustees of Andover Theological Seminary shall be governed by provisions and regulations as to organization, membership and the conduct of business similar in all respects to those by which the Trustees of Phillips Academy are now governed, but the principal instructor of Phillips Academy shall not by virtue of his office be a trustee of Andover Theo-

logical Seminary. The said trusts, limitations, conditions, provisions, rights, powers, duties, obligations and regulations shall not be annulled or altered except so far as and in such manner as the same or similar trusts, limitations, conditions, provisions, rights, powers, duties, obligations and regulations could be lawfully annulled or altered by the Trustees of Phillips Academy had this act not been passed.

Andover Theo-
logical Seminary
by virtue of his
office.

Approved February 21, 1919.

[1871, 307; 1873, 78, 159; 1874, 19, 47; 1884, 200; 1899, 208; 1907, 108; 1908, 578; 1910, 382;
1913, 802; 1916, 186, Spec.]

**AN ACT RELATIVE TO REMOVING CERTAIN RESTRICTIONS ON *Chap. 44*
THE ISSUE OF WATER BONDS BY THE CITY OF WOBURN.**

Be it enacted, etc., as follows:

SECTION 1. Section three of chapter one hundred and eighty-six of the Special Acts of nineteen hundred and sixteen is hereby amended by striking out the words "and no securities shall be issued in any year under the authority of this act in excess of the amount appropriated in that year for said reconstruction purposes from the income of the water department", in the fourth, fifth, sixth and seventh lines of said section, so as to read as follows:—*Section 3.* The proceeds of the sale of any securities issued under authority of this act shall be used only for rebuilding the distribution system of the Woburn water works as specified in section one. After the full amount herein authorized has been issued, all income from the water works of the city of Woburn shall be applied to defraying operating expenses, interest charges, and payments upon the principal as they accrue upon bonds or notes issued under authority of this act or of any other act authorizing the issue of bonds or notes for water purposes. If there should be a net surplus remaining after providing for the aforesaid charges, it shall be used for such new construction or the reconstruction of such parts of the distribution system as may be determined upon, and in case a surplus should remain after payment for such new construction or reconstruction, the water rates shall be reduced proportionately.

1916, 186 (S).
§ 3, amended.

Certain restric-
tions on the
issue of water
bonds by city
of Woburn
removed.

SECTION 2. This act shall take effect upon its passage.

Approved February 27, 1919.

[1893, 167; 1898, 221; 1912, 100; 1916, 370, Spec.]

Chap. 45 AN ACT TO AUTHORIZE THE CITY OF MEDFORD TO INCUR INDEBTEDNESS FOR SCHOOL PURPOSES.

Be it enacted, etc., as follows:

City of Medford may incur indebtedness for school purposes.

SECTION 1. The city of Medford, for the purpose of acquiring land for a grade school, and for constructing and equipping the same, may incur indebtedness, in excess of the statutory limit, to an amount not exceeding fifty thousand dollars; and for the purpose of acquiring land for a high school, and for constructing and equipping the same, may incur indebtedness, in excess of said limit, to an amount not exceeding two hundred thousand dollars; and for each of said purposes may from time to time issue bonds or notes payable in periods not exceeding twenty years from their respective dates of issue. Such bonds or notes shall be signed by the treasurer and countersigned by the mayor of the city; shall be denominated on the face thereof:— Medford School Loan, Act of 1919, and shall bear such rates of interest as may be determined by the treasurer, with the approval of the mayor. Each authorized issue of bonds or notes shall constitute a separate loan. The city may sell the said securities at public or private sale upon such terms and conditions as it may deem proper, but not for less than their par value, and the proceeds shall be used only for the purposes herein specified.

Medford School Loan, Act of 1919.

Payment of loan.

SECTION 2. The city shall, at the time of making the said loans, provide for the payment thereof in such annual payments, beginning not more than one year after the date of each respective issue of such bonds or notes, as will extinguish the same within the time prescribed by this act; and the amount of such annual payment of any loan in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. When a vote to the foregoing effect has been passed, a sum sufficient to pay the interest as it accrues on the bonds or notes issued as aforesaid, and to make such payments on the principal as may be required by this act shall, without further vote, be assessed by the assessors of the city annually thereafter, in the same manner as other taxes, until the debt incurred thereby is extinguished.

SECTION 3. This act shall take effect upon its passage.

Approved February 27, 1919.

AN ACT TO AUTHORIZE THE COUNTY OF SUFFOLK TO PENSION *Chap. 46*
TIMOTHY R. SULLIVAN.

Be it enacted, etc., as follows:

SECTION 1. Timothy R. Sullivan, a janitor in the Suffolk county court house, who was injured by the explosion of a bomb in the court house, March sixteen, nineteen hundred and seventeen, while in the performance of his duty, shall, at his request and in recognition of his faithful service, be retired, and shall thereafter receive in monthly instalments from the county of Suffolk, an annual pension equal to one half of the compensation received by him at the time of his retirement.

SECTION 2. This act shall take effect upon its acceptance by the city council of the city of Boston, with the approval of the mayor, provided such action is taken before the thirty-first day of December in the current year.

Approved February 27, 1919.

County of
Suffolk may
pension
Timothy R.
Sullivan.

To be sub-
mitted to
Boston city
council, etc.
Proviso.

1844, 92.]

AN ACT RELATIVE TO THE PROPERTY AND PURPOSES OF THE *Chap. 47*
EPISCOPAL CITY MISSION.

Be it enacted, etc., as follows:

Chapter ninety-two of the acts of eighteen hundred and forty-four, incorporating the Episcopal City Mission, is hereby amended by adding at the end thereof the following new section:—*Section 3.* The said corporation may apply its own income, so far as it is unrestricted by any gift, bequest or trust, to any religious or charitable purpose, and may receive and hold, in trust, or otherwise, funds received by gift or bequest, to be devoted by it to religious or charitable purposes.

Approved February 27, 1919.

1844, 92,
amended.

Episcopal City
Mission may
apply its own
income to, and
receive and
hold property
to be devoted
to religious or
charitable
purposes.

AN ACT TO DEFINE THE STATUS OF CERTAIN EMPLOYEES OF *Chap. 48*
THE POLICE DEPARTMENT OF THE CITY OF LOWELL.

Be it enacted, etc., as follows:

SECTION 1. The electrician, assistant electrician and night signal operator of the police department of the city of Lowell shall hereafter be entitled to all the rights and privileges now accruing to members of the said department under the provisions of chapter four hundred and twenty-

Certain em-
ployees of
Lowell police
department
entitled to
pensions.

eight of the acts of nineteen hundred and three, and all acts in amendment thereof or in addition thereto.

To be submitted to municipal council, etc.
Proviso.

SECTION 2. This act shall take effect upon its acceptance by the municipal council of the said city, provided that such acceptance occurs prior to the thirty-first day of December in the current year. *Approved February 27, 1919.*

[Accepted May 6, 1919.]

Chap. 49 AN ACT TO PROVIDE FOR THE PENSIONING OF FOREMEN EMPLOYED BY THE CITY OF HOLYOKE.

Be it enacted, etc., as follows:

City of Holyoke may pension foremen.

SECTION 1. The provisions of chapter five hundred and three of the acts of nineteen hundred and twelve, as amended by chapter forty-seven of the General Acts of nineteen hundred and fifteen, relative to the pensioning of laborers in the employ of cities and towns shall, in the city of Holyoke, apply to foremen.

To be submitted to voters, etc.

SECTION 2. This act shall take effect upon its acceptance by a majority of the voters of said city voting thereon at the next municipal election.

Approved February 27, 1919.

[1888, 309; 1889, 221; 1890, 99; 1896, 207; 1905, 203; 1910, 324; 1914, 173, 258.]

Chap. 50 AN ACT TO AUTHORIZE THE CITY OF BROCKTON TO MAKE AN ADDITIONAL SURFACE DRAINAGE LOAN.

Be it enacted, etc., as follows:

City of Brockton may incur additional indebtedness for surface drainage purposes.

Brockton Surface Drainage Loan, Special Act of 1919.

SECTION 1. In addition to the sums already authorized for the purposes stated in chapter three hundred and nine of the acts of eighteen hundred and eighty-eight, and chapter two hundred and fifty-eight of the acts of nineteen hundred and fourteen, the city of Brockton may issue, from time to time, bonds or notes to an amount not exceeding forty thousand dollars in excess of the statutory limit of indebtedness. Such bonds or notes shall be denominated on their face, Brockton Surface Drainage Loan, Special Act of 1919, shall be payable at the expiration of periods not exceeding thirty years from their respective dates of issue, and shall bear interest at such rates as may be determined by the treasurer, with the approval of the mayor. The city may sell the said securities at public or private sale, at not less than their par value, upon such terms and conditions as it may deem proper, and shall provide for the payment thereof by such annual

payments as will extinguish the same at maturity. The first of said annual payments shall be made not later than one year after the date of the bonds or notes issued therefor, and the amount of such annual payment in any year shall not be less than the amount of the principal, payable in any subsequent year. Each authorized issue of bonds or notes shall constitute a separate loan.

SECTION 2. The provisions of chapter seven hundred and nineteen of the acts of nineteen hundred and thirteen shall apply to the indebtedness hereby authorized, except as otherwise provided herein, and to the securities issued therefor. Nothing contained in this act, or in any prior general or special law authorizing the city of Brockton to borrow money or issue bonds for surface drainage purposes, shall be deemed to limit the authority of the said city to borrow money for the purposes specified in such laws and to issue bonds or notes therefor under the provisions of said chapter seven hundred and nineteen, or otherwise, in the same manner and to the same extent as if the special authority contained in the said special laws had not been granted.

Certain provisions of law to apply.

Act, how construed.

SECTION 3. This act shall take effect upon its passage.

Approved February 28, 1919.

AN ACT AUTHORIZING THE CITY OF HOLYOKE TO PAY A SUM *Chap. 51*
OF MONEY TO THE NEXT OF KIN OF DENNIS SULLIVAN.

Be it enacted, etc., as follows:

SECTION 1. The city of Holyoke may pay to the next of kin of Dennis Sullivan, who died in the performance of his duties as fireman of said city, a sum of money equal to the monthly compensation received by him.

City of Holyoke may pay a sum of money to the next of kin of Dennis Sullivan.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

To be submitted to city council, etc.

Proviso.

Approved February 28, 1919.

[Accepted March 28, 1919.]

AN ACT AUTHORIZING THE CITY OF HOLYOKE TO PAY A SUM *Chap. 52*
OF MONEY TO THE WIDOW OF THOMAS MONAHAN.

Be it enacted, etc., as follows:

SECTION 1. The city of Holyoke may pay to the widow of Thomas Monahan, who died in the performance of his

City of Holyoke may pay a sum of money

to the widow
of Thomas
Monahan.

To be submitted to city
council, etc.

Proviso.

duties as fireman in the employ of said city, the sum of one thousand dollars, of which three hundred dollars shall be paid during the current year, a like sum during the year nineteen hundred and twenty and the sum of four hundred dollars during the year nineteen hundred and twenty-one.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved February 28, 1919.

[Accepted March 28, 1919.]

[1917, 157, Spec.]

Chap. 53 AN ACT TO REVIVE THE CORPORATION KNOWN AS THE AERO SALES COMPANY, INCORPORATED.

Be it enacted, etc., as follows:

Aero Sales
Company,
Incorporated,
revived.

The Aero Sales Company, Incorporated, a corporation which was dissolved by chapter one hundred and fifty-seven of the Special Acts of nineteen hundred and seventeen, is hereby revived with the same powers, duties and obligations as if said chapter had not been passed.

Approved February 28, 1919.

Chap. 54 AN ACT RELATIVE TO THE RANK OF MAJOR JAMES P. CLARE, RETIRED.

Be it enacted, etc., as follows:

Rank of Major
James P. Clare,
retired, in-
creased to that
of colonel.

The rank of Major James P. Clare, who was retired as a member of the Massachusetts militia and afterward transferred to the national guard with the rank of major, is hereby increased to that of colonel.

Approved February 28, 1919.

[1911, 413; 1913, 367; 1914, 765; 1915, 63, Spec.]

Chap. 55 AN ACT RELATIVE TO THE RETIREMENT ALLOWANCE OF LABORERS EMPLOYED BY THE CITY OF BOSTON.

Be it enacted, etc., as follows:

1911, 413, § 2,
etc., amended.

SECTION 1. Section two of chapter four hundred and thirteen of the acts of nineteen hundred and eleven, as amended by section two of chapter three hundred and sixty-seven of the acts of nineteen hundred and thirteen, by section one of chapter seven hundred and sixty-five of the acts of

nineteen hundred and fourteen, and by section one of chapter sixty-three of the Special Acts of nineteen hundred and fifteen, is hereby further amended by striking out the words “but in no case shall such pension exceed in amount the sum of three hundred and sixty dollars per year”, in the tenth and eleventh lines, so as to read as follows:— *Section 2.* Any laborer employed by the city of Boston who has reached the age of sixty years and who has been in the service of the city for a period of not less than twenty-five years, and who is physically incapacitated, shall, at his request and with the approval of the retirement board above provided for, be retired from service, and shall receive for the remainder of his life an annual pension equal to one half of the compensation to which he would have been entitled for full employment during the last year of his service for the city. It shall be the duty of the said board so to retire any laborer in the service of the city who has reached the age of seventy years and has served the city for a period of not less than twenty-five years: *provided, however,* that said retirement board may, upon the request of the mayor and city council, retire any laborer employed by said city who has been in the service of the city continuously for a period of not less than fifteen years and who, owing to injury, physical incompetency, old age or infirmity, may be incapacitated from further performance or discharge of his duty or labor.

SECTION 2. This act shall take effect upon its acceptance by the mayor and city council of said city.

Approved February 28, 1919.

Retirement of
laborers em-
ployed by the
city of Boston.

Proviso.

To be sub-
mitted to the
mayor and city
council.

AN ACT DIRECTING THE SECRETARY OF THE COMMONWEALTH *Chap. 56*
TO FURNISH CERTAIN BOOKS AND DOCUMENTS TO THE TOWN
OF CHATHAM.

Be it enacted, etc., as follows:

The secretary of the commonwealth is hereby directed to furnish to the town of Chatham, without cost to the town, a complete set of the reports of the decisions of the supreme judicial court, the index-digest thereof, a copy of the Revised Laws and copies of all books and documents now required to be furnished to towns by chapter nine of the Revised Laws and acts in amendment thereof and in addition thereto. The secretary shall also furnish to the said town, free of expense, all necessary ballot boxes for use at elections.

Secretary of
the common-
wealth to fur-
nish certain
books, etc., to
the town of
Chatham.

Approved February 28, 1919.

Chap. 57 An Act to authorize the town of Stoneham to fund and to refund certain indebtedness.

Be it enacted, etc., as follows:

Town of
Stoneham may
fund and re-
fund certain
indebtedness.

SECTION 1. The town of Stoneham may extend from time to time for a period not exceeding two years from the date of the passage of this act, a part of the revenue loans issued on account of the revenue of the year nineteen hundred and eighteen and now outstanding, to an amount not exceeding forty thousand dollars, the same to be outside the statutory limit of indebtedness. None of the uncollected taxes outstanding prior to the first day of January, nineteen hundred and nineteen, shall be appropriated for any other purpose so long as there is outstanding any part of the said revenue refunding loan.

Stoneham
Funding Loan,
Act of 1919.

SECTION 2. The said town is further authorized to incur indebtedness, outside said statutory limit, to an amount not exceeding thirty-five thousand dollars, and to issue notes of the town therefor, to be denominated on their face, Stoneham Funding Loan, Act of 1919. The proceeds shall be applied exclusively to the cancellation and extinction of certain indebtedness represented by notes issued in anticipation of the revenue of the financial year nineteen hundred and eighteen. The indebtedness so incurred shall be paid by such annual payments, beginning not more than one year after the date of issue of the first note, as will extinguish the loan in not more than five years from its date; and the amount of such annual payment in any year shall not be less than the amount of the principal payable in any subsequent year. The town shall, at the time of authorizing the said loan, provide for the payment thereof by such annual payments as will extinguish the same within the time prescribed by this act, and when such provision has been made the amount required therefor shall, without further vote, be assessed annually by the assessors of the town, in the same manner as other taxes, until the said debt is extinguished.

Payment of
loan.

SECTION 3. This act shall take effect upon its passage.

Approved March 5, 1919.

[1916, 282, Spec.]

AN ACT AUTHORIZING THE TOWN OF MILLVILLE TO BORROW *Chap. 58* MONEY FOR THE PURPOSE OF PAYING ITS DEBT TO THE TOWN OF BLACKSTONE.

Be it enacted, etc., as follows:

SECTION 1. For the purpose of extinguishing a debt due to the town of Blackstone and incurred under section five of chapter two hundred and eighty-two of the Special Acts of nineteen hundred and sixteen, the town of Millville is hereby authorized to borrow, within the statutory limit of indebtedness, a sum of money not exceeding twenty-one thousand dollars, and to issue notes therefor. The notes shall bear on their face the words, Millville Funding Loan, Act of 1919, and shall be payable in such annual payments, beginning not more than one year after their respective dates, as will extinguish each loan within ten years from its date, and the amount of such annual payment in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. The notes shall bear interest at such rate as may be fixed by the town treasurer with the approval of the selectmen. The town may sell the said notes at public or private sale, upon such terms and conditions as it may deem proper, but not for less than their par value, and the proceeds, except premiums, shall be used only for the purposes herein specified.

Town of Millville may borrow money to extinguish its debt to the town of Blackstone.

Millville Funding Loan, Act of 1919.

SECTION 2. The town shall, at the time of authorizing the said loan, provide for the payment thereof in accordance with section one of this act, and when a vote to that effect has been passed a sum sufficient to pay the interest as it accrues on said notes, and to make such payments on the principal as may be required by this act, shall, without further vote, be assessed by the assessors of the town annually thereafter, in the same manner as other taxes, until the debt incurred by the loan is extinguished.

Payment of loan.

SECTION 3. This act shall take effect upon its passage.

Approved March 5, 1919.

AN ACT TO AUTHORIZE THE CITY OF LAWRENCE TO PAY AN *Chap. 59* ANNUITY TO THE WIDOW OF THOMAS F. DOYLE.

Be it enacted, etc., as follows:

SECTION 1. The city of Lawrence may pay, in equal monthly instalments, to the widow of Thomas F. Doyle

City of Lawrence may pay an annuity.

ity to widow of
Thomas F.
Doyle.

To be sub-
mitted to city
council, etc.

Proviso.

formerly a fireman of the city, an annuity not exceeding five hundred dollars for a period not exceeding ten years, provided that she remains unmarried.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved March 5, 1919.

Chap. 60 AN ACT AUTHORIZING THE TOWN OF BROOKLINE TO APPROPRIATE MONEY FOR FOOD CONSERVATION AND FOR SPREADING KNOWLEDGE OF FOOD VALUES.

Be it enacted, etc., as follows:

Town of
Brookline may
appropriate
money for food
conservation
and for spread-
ing knowledge
of food values.

To be sub-
mitted to
voters, etc.

SECTION 1. The town of Brookline may appropriate money to be expended by its board of health for food conservation and for spreading such knowledge of food values as may tend to improve the public health; and the said board may appoint such officers and agents as may be deemed necessary for the foregoing purposes, and may fix their compensation which shall not exceed the amount appropriated therefor.

SECTION 2. This act shall take effect upon its acceptance by the town of Brookline at a town meeting called for the purpose.

Approved March 5, 1919.

[1913, 608; 1914, 400.]

Chap. 61 AN ACT RELATIVE TO NOMINATION PAPERS IN THE CITY OF HOLYOKE.

Be it enacted, etc., as follows:

1913, 608, § 3,
etc., amended.

SECTION 1. Section three of chapter six hundred and eight of the acts of nineteen hundred and thirteen, as amended by section one of chapter four hundred of the acts of nineteen hundred and fourteen, is hereby further amended by striking out the following jurat at the end of the form of nomination paper therein prescribed:—

“ COMMONWEALTH OF MASSACHUSETTS.

HAMPDEN, ss.

HOLYOKE,

19 .

Then personally appeared who, I am satisfied, is one of the signers of the within nomination paper, and

Jurat to be
omitted from
nomination
papers.

made oath that the statements therein contained are true to the best of his knowledge and belief, and that his post office address is

Before me,
Justice of the Peace.”

SECTION 2. Section five of said chapter six hundred and eight, as amended by section two of said chapter four hundred, is hereby further amended by inserting after the word “before”, in the fifteenth line, the words:— five o'clock in the afternoon on,— so as to read as follows:— *Section 5.* After the said nomination papers have been submitted, the board of registrars of voters shall certify thereon the number of signatures which are the names of registered voters in the city qualified to sign the same. They need not certify a greater number of names than is required to make a nomination, with one fifth of such number added thereto. All such papers found not to contain a number of names so certified equivalent to the number required to make a nomination shall be invalid, and such papers shall be preserved by the board of registrars of voters for one year. The board of registrars of voters shall complete their certification on or before five o'clock in the afternoon on the second Tuesday preceding the city election, and said board, or some member thereof, shall file with the city clerk on or before five o'clock in the afternoon on the second Wednesday preceding the city election all papers submitted and certified to by them, with the exception of papers found to be invalid. The certification shall not preclude any voter from filing objections as to the validity of the nomination.

SECTION 3. This act shall take effect upon its passage.

Approved March 6, 1919.

1913, 608, § 5,
etc., amended.

Certification of
nomination
papers by regis-
trars of voters
in city of
Holyoke.

AN ACT AUTHORIZING THE CITY OF HOLYOKE TO PAY A SUM *Chap. 62*
OF MONEY TO THE WIDOW OF JOHN NUGENT.

Be it enacted, etc., as follows:

SECTION 1. The city of Holyoke may pay to the widow of John Nugent, who died in the performance of his duties as fireman of the city, the sum of one thousand dollars, of which three hundred dollars shall be paid during the current year, a like sum during the year nineteen hundred and twenty and the sum of four hundred dollars during the year nineteen hundred and twenty-one.

City of Hol-
yoke may pay
a sum of money
to widow of
John Nugent.

To be submitted to city council, etc.
Proviso.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved March 6, 1919.

[Accepted April 16, 1919.]

Chap. 63 AN ACT AUTHORIZING THE CITY OF HOLYOKE TO PAY A SUM OF MONEY TO THE MOTHER OF JAMES WALSH.

Be it enacted, etc., as follows:

City of Holyoke may pay a sum of money to mother of James Walsh.

SECTION 1. The city of Holyoke may pay to the mother of James Walsh, who died while performing his duties as a policeman of said city, a sum of money equal to the monthly compensation received by him.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved March 6, 1919.

[Accepted April 16, 1919.]

Chap. 64 AN ACT TO AUTHORIZE THE CITY OF LYNN TO PAY A SUM OF MONEY TO THE WIDOW OF GEORGE N. NICHOLS.

Be it enacted, etc., as follows:

City of Lynn may pay a sum of money to widow of George N. Nichols.

SECTION 1. The city of Lynn may pay to Bertha A. Nichols, widow of George N. Nichols, the sum of five hundred seventy-seven dollars and forty-four cents, this being the amount of salary which the said Nichols would have received as a member of its city council had he lived to complete his term of office.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of the said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved March 6, 1919.

Chap. 65 AN ACT TO AUTHORIZE THE TOWN OF HULL TO PAY A SUM OF MONEY TO JOSEPH E. HANNIGAN.

Be it enacted, etc., as follows:

Town of Hull may pay a sum of money to Joseph E. Hannigan.

SECTION 1. The town of Hull may pay the sum of four thousand dollars to Joseph E. Hannigan, of Hull, to com-

pensate him for injuries sustained while in the service of the town as a fireman, provided that he shall reimburse the town ^{Proviso.} for all moneys expended by it on his behalf on account of the injuries aforesaid.

SECTION 2. This act shall take effect upon its passage.

Approved March 7, 1919.

[1918, 109, Spec.]

AN ACT TO REVIVE THE CORPORATION KNOWN AS THE UNITED *Chap. 66*
MARBLE COMPANIES.

Be it enacted, etc., as follows:

The United Marble Companies, a corporation which was dissolved by chapter one hundred and nine of the Special Acts of nineteen hundred and eighteen, is hereby revived with the same powers, duties and obligations as if the said chapter had not been passed. *Approved March 7, 1919.*

United Marble
Companies,
revived.

AN ACT TO AUTHORIZE THE TOWN OF STOCKBRIDGE TO EX- *Chap. 67*
CHANGE A PARCEL OF ITS SCHOOL LANDS FOR A LIKE PARCEL
ADJACENT THERETO.

Be it enacted, etc., as follows:

SECTION 1. The town of Stockbridge is hereby authorized to exchange a parcel of land twenty feet in width to be taken from the westerly end of certain school lands in said town, heretofore conveyed to it by the trustees of Williams Academy pursuant to chapter two hundred and forty-one of the acts of nineteen hundred and ten, for a parcel of land twenty feet in width owned by the Laurel Hill Association in said town separating said school lands.

Town of Stockbridge may exchange a parcel of its school lands for a parcel owned by the Laurel Hill Association.

SECTION 2. The inhabitants of the said town, acting by the selectmen, may convey the said parcel of school lands to the Laurel Hill Association, to be held by it free from all restrictions or conditions imposed by said chapter two hundred and forty-one, in consideration of a conveyance by said association to the inhabitants of said town of the aforesaid parcel of land separating the said school lands, which parcel shall thereafter be used in perpetuity as part of a site of a public school.

Conveyances authorized, etc.

SECTION 3. This act shall take effect upon its acceptance by a majority of the legal voters of the town of Stock-

To be submitted to voters, etc.

bridge present and voting at a legal meeting called for the purpose; but for the purpose of being submitted to the voters as aforesaid this act shall take effect upon its passage.

Approved March 7, 1919.

[1857, 18; 1864, 295; 1872, 87; 1873, 267, 268; 1876, 24; 1877, 23; 1881, 200; 1884, 86, 111; 1894, 325; 1895, 179; 1899, 328; 1908, 559; 1911, 680; 1912, 319; 1913, 190, 583; 1914, 314, 592; 1916, 189, Spec.; 1917, 148, Spec.]

Chap. 68 AN ACT RELATIVE TO THE NOMINATION OF CANDIDATES FOR OFFICE IN THE CITY OF CHELSEA.

Be it enacted, etc., as follows:

1911, 680, Part II, § 22, amended.

Nomination of candidates for office in the city of Chelsea.

Number of votes required to nominate, etc.

Repeal.

SECTION 1. Section twenty-two of Part II of chapter six hundred and eighty of the acts of nineteen hundred and eleven is hereby amended by adding at the end thereof the following:— ; but no person who is a candidate for a political office at a primary and whose name is not printed on the ballot therefor, shall be deemed to be nominated unless he receives a number of votes equal to or exceeding the number of signatures which would be required by law to place his name on the ballot as a candidate at such primary election,— so as to read as follows:— *Section 22.* The two persons receiving at a preliminary election for nominations the highest number of votes for nomination for an office shall be the candidates and the only candidates for that office whose names shall be printed on the official ballots to be used at the ensuing annual or special city election, and if two or more persons are to be elected to the same office at such annual or special city election, the several persons, to a number equal to twice the number so to be elected, receiving, at the preliminary election for nominations the highest number of votes for nomination for that office, or all such persons if less than twice the number of those so to be elected, shall be the candidates, and the only candidates, for that office whose names shall be printed on the official ballots to be used at the annual or special city election; but no person who is a candidate for a political office at a primary and whose name is not printed on the ballot therefor, shall be deemed to be nominated unless he receives a number of votes equal to or exceeding the number of signatures which would be required by law to place his name on the ballot as a candidate at such primary election.

SECTION 2. Section eighty-one of Part II of said chapter six hundred and eighty is hereby repealed.

Approved March 7, 1919.

AN ACT VALIDATING THE LOCATIONS GRANTED BY THE TOWN *Chap. 69*
OF HINGHAM FOR THE LINES OF ITS ELECTRIC LIGHT DE-
PARTMENT.

Be it enacted, etc., as follows:

SECTION 1. All lines for the transmission of electricity for light, heat or power, heretofore acquired or constructed by the electric light department of the town of Hingham upon, along, over or under the public ways and places of said town, and the poles, piers, abutments and other fixtures necessary to sustain or protect the wires of said lines and now in actual use, are hereby made lawful notwithstanding the lack of any valid locations therefor or any informality in the proceedings relative to their location or erection.

Locations granted by town of Hingham for the lines of its electric light department validated.

SECTION 2. This act shall take effect upon its passage.

Approved March 12, 1919.

[1846, 109; 1851, 99; 1853, 155; 1856, 112; 1857, 75; 1867, 68; 1869, 336; 1870, 229; 1873, 337, 345; 1877, 41; 1878, 102; 1879, 190; 1886, 103, 193, 213; 1888, 70; 1890, 260; 1891, 364; 1895, 71; 1896, 173; 1900, 405; 1901, 397; 1902, 357, 529; 1907, 491, 565, 566; 1908, 271, 362; 1909, 395; 1911, 531; 1912, 81, 611; 1913, 20, 425, 804; 1916, 143, Spec.]

AN ACT RELATIVE TO THE CONTENTS OF THE BALLOT AT *Chap. 70*
MUNICIPAL ELECTIONS IN THE CITY OF CAMBRIDGE.

Be it enacted, etc., as follows:

Upon the ballot used at municipal elections in the city of Cambridge, no descriptive matter relating to a candidate for the city council, other than his name and residence, shall appear, notwithstanding section two hundred and fifty-eight of chapter eight hundred and thirty-five of the acts of nineteen hundred and thirteen, and amendments thereof, or any other provision of law.

Contents of the ballot at municipal elections in city of Cambridge.

Approved March 12, 1919.

[1919, 83, Spec.]

AN ACT AUTHORIZING THE TOWN OF WELLESLEY TO PAY THE *Chap. 71*
COST OF INSURING THE LIVES OF ITS RESIDENTS IN WAR
SERVICE.

Be it enacted, etc., as follows:

SECTION 1. The town of Wellesley is hereby authorized to expend a further sum not exceeding fifteen hundred dollars for the payment of premiums and charges on life and

Town of Wellesley may pay cost of insuring the lives of its residents in war service.

other kinds of insurance taken by residents of said town in the federal service under the provisions of federal law.

SECTION 2. This act shall take effect upon its passage.

Approved March 13, 1919.

Chap. 72 AN ACT TO AUTHORIZE THE CITY OF EVERETT TO PAY A PENSION TO LINDLEY R. WOODS.

Be it enacted, etc., as follows:

City of Everett may pension Lindley R. Woods.

To be submitted to city council, etc.
Proviso.

SECTION 1. The city of Everett may pay to Lindley R. Woods, beginning with the first day of March in the current year, a pension equal to one half of the annual compensation which he received as superintendent of its water department.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of the said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved March 13, 1919.

[1913, 113.]

Chap. 73 AN ACT REVOKING CERTAIN RIGHTS OF ALEXANDER K. CROCKER TO TAKE ALEWIVES FROM MILL RIVER IN THE TOWN OF SANDWICH.

Be it enacted, etc., as follows:

Repeal.

Chapter one hundred and thirteen of the acts of nineteen hundred and thirteen is hereby repealed.

Approved March 13, 1919.

Chap. 74 AN ACT TO AUTHORIZE THE CITY OF BOSTON TO RETIRE AND PENSION HUGH H. McNERLIN.

Be it enacted, etc., as follows:

City of Boston may retire Hugh H. McNerlin.

To be submitted to city council, etc.

SECTION 1. The city of Boston may retire Hugh H. McNerlin, for many years a drawtender in its service, with an annual pension of five hundred dollars.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of the said city, in accordance with the provisions of its charter, on or before the thirty-first day of December in the current year.

Approved March 13, 1919.

[1894, 161; 1898, 319; 1910, 542; 1911, 267; 1913, 208, 398; 1915, 141, Spec.]

AN ACT RELATIVE TO THE PAYMENT OF SALARIES IN THE *Chap. 75* POLICE AND FIRE DEPARTMENTS OF THE CITY OF BEVERLY.

Be it enacted, etc., as follows:

SECTION 1. Section fifteen of chapter five hundred and forty-two of the acts of nineteen hundred and ten is hereby amended by adding at the end thereof the following:—
1910, 542, § 15,
amended.
 but any change in the salary of the members of the police or fire department shall take effect immediately upon the passage of an ordinance making the change,— so as to read as follows:— *Section 15.* The board of aldermen shall by ordinance determine the salary of the mayor and of all the officers of the city, except as is otherwise herein provided, and may in like manner change such salary or salaries from time to time, but no increase of salary shall be ordained after July first of any municipal year, nor shall any change in salary take effect until the municipal year succeeding that in which the ordinance is passed, but any change in the salary of the members of the police or fire department shall take effect immediately upon the passage of an ordinance making the change.

SECTION 2. This act shall take effect upon its passage.

Approved March 14, 1919.

Changes in
salaries in the
police and fire
departments of
the city of
Beverly, time
of taking effect
established.

[1892, 324; 1899, 327; 1903, 315; 1904, 141; 1906, 156, 252; 1910, 315.]

AN ACT RELATIVE TO THE TENURE OF OFFICE OF THE CLERK *Chap. 76* OF THE CITY OF MEDFORD.

Be it enacted, etc., as follows:

SECTION 1. The city clerk of Medford, and his successors in office, shall hold office continuously during good behavior unless incapacitated by physical or mental disability from performing the duties of the office: *provided, however,* that the board of aldermen may, subject to the provisions of law governing the removal of civil service employees, remove any incumbent of said office.

Tenure of
office of the
city clerk of
Medford.

Proviso.

SECTION 2. This act shall take effect upon its acceptance by vote of the board of aldermen of the said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

To be sub-
mitted to
board of alder-
men, etc.
Proviso.

Approved March 14, 1919.

[1854, 232; 1857, 61; 1888, 301; 1902, 148.]

Chap. 77 AN ACT TO ENABLE THE BOSTON FIVE CENTS SAVINGS BANK TO PURCHASE AND HOLD ADDITIONAL REAL ESTATE.

Be it enacted, etc., as follows:

Boston Five
Cents Savings
Bank may
purchase and
hold additional
real estate.

SECTION 1. The Boston Five Cents Savings Bank, incorporated by chapter two hundred and thirty-two of the acts of eighteen hundred and fifty-four, approved the seventh day of April, of said year, is hereby authorized to acquire, purchase and hold, and to invest in, real estate in the city of Boston to a value not exceeding one million five hundred thousand dollars.

SECTION 2. This act shall take effect upon its passage.

Approved March 14, 1919.

Chap. 78 AN ACT TO AUTHORIZE THE CITY OF BROCKTON TO PAY A PENSION TO WILLIAM W. THOMPSON.

Be it enacted, etc., as follows:

City of Brock-
ton may pen-
sion William
W. Thompson.

SECTION 1. The city of Brockton may pay in weekly instalments to William W. Thompson, a janitor in the employ of its school department for more than thirty years, but now retired from active service on account of physical incapacity, an annual pension not exceeding the sum of four hundred dollars.

SECTION 2. This act shall take effect upon its acceptance by the city council of the said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved March 14, 1919.

[1913, 393; 1917, 223, Spec.]

Chap. 79 AN ACT INCREASING THE TERM FOR WHICH THE CITY OF CAMBRIDGE MAY LEASE CERTAIN LAND BORDERING ON THE CHARLES RIVER FOR WHARVES, TERMINALS OR OTHER COMMERCIAL PURPOSES.

Be it enacted, etc., as follows:

1913, 393, § 1,
etc., amended.

Section one of chapter three hundred and ninety-three of the acts of nineteen hundred and thirteen, as amended by section one of chapter two hundred and twenty-three of the Special Acts of nineteen hundred and seventeen, is

hereby further amended by striking out the word "fifty", in the last line, and substituting the word:—ninety-nine,—so as to read as follows:—*Section 1.* The city of Cambridge, by vote of its city council, is hereby authorized to alter the use of all or any part of such land taken by it under authority of chapter three hundred and forty-one of the acts of the year eighteen hundred and ninety-two, and by chapter three hundred and thirty-seven of the acts of the year eighteen hundred and ninety-three, as borders on the Charles river between Lechmere canal and Broad canal, may maintain a public dock or wharf thereon and in the manner hereinafter specified may lease said land or any part of it for wharves, terminals, and all other commercial purposes for periods not exceeding ninety-nine years.

Term for
which city of
Cambridge
may lease cer-
tain land
bordering on
the Charles
river for
wharves, termi-
nals, etc.,
extended.

Approved March 14, 1919.

**AN ACT TO AUTHORIZE THE CITY OF MEDFORD TO INCUR *Chap. 80*
ADDITIONAL INDEBTEDNESS FOR RECONSTRUCTING CERTAIN
STREETS.**

Be it enacted, etc., as follows:

SECTION 1. The city of Medford may incur indebtedness, in addition to the amounts heretofore authorized by law, to the extent of two hundred thousand dollars, for the following purposes:—One hundred thousand dollars for widening and reconstructing Riverside avenue from the junction of Main, Salem and High streets with the said avenue in Medford square to the junction of Riverside avenue and the Fellsway parkway, and for the land damages incidental thereto; one hundred thousand dollars for reconstructing and rebuilding, with permanent paving, Main street, Salem street and High street in the said city.

City of Med-
ford may incur
additional in-
debtedness
for reconstruc-
ting certain
streets.

SECTION 2. For the purposes aforesaid, the said city may issue from time to time bonds or notes which shall bear on their face the words, Medford Street Loan, Act of 1919. Such bonds or notes shall be payable at the expiration of periods not exceeding ten years from their dates of issue; shall bear interest at such a rate as may be fixed by the treasurer with the approval of the mayor, and shall be signed by the treasurer of the city and countersigned by the mayor. The city may sell the said securities at public or private sale upon such terms and conditions as it may deem proper, but

Medford Street
Loan, Act of
1919.

not for less than their par value; and the proceeds shall be used only for the purposes specified herein.

Payment of
loan.

SECTION 3. The city shall, at the time of authorizing the said loan or loans, provide for the payment thereof in such annual payments, beginning not more than one year after the date of each respective issue of bonds or notes, as will extinguish the same within the time prescribed by this act. The amount of any annual payment upon any loan shall not be less than the amount of the principal of the loan payable in any subsequent year. Each issue of bonds or notes shall constitute a separate loan. When a vote to the foregoing effect has been passed, a sum sufficient to pay the interest as it accrues on the bonds or notes issued as aforesaid, and to make such payments on the principal as may be required under the provisions of this act shall, without further vote, be assessed by the assessors of the city annually thereafter, in the same manner as other taxes, until the debt incurred by said loan or loans is extinguished.

SECTION 4. This act shall take effect upon its passage.

Approved March 19, 1919.

Chap. 81 AN ACT TO AUTHORIZE THE METROPOLITAN PARK COMMISSION TO APPOINT AUGUSTUS C. HOLTON AS A PERMANENT POLICE OFFICER.

Be it enacted, etc., as follows:

Metropolitan
park commis-
sion may
appoint
Augustus C.
Holton as a
permanent
police officer.

SECTION 1. The metropolitan park commission may appoint as a permanent member of the metropolitan park police force Augustus C. Holton, who was temporarily injured in the performance of his duty as a call officer employed by said commission under chapter fifty-six of the General Acts of nineteen hundred and sixteen, and was thereby prevented from retaining his standing on the civil service list for appointment on the police force of the city of Somerville. The time during which said Holton has served as said call officer since the first day of January nineteen hundred and eighteen, shall be deemed as a part of his period of service as a permanent officer.

SECTION 2. This act shall take effect upon its passage.

Approved March 19, 1919.

[1894, 166; 1907, 462; 1910, 113.]

AN ACT TO AUTHORIZE RADCLIFFE COLLEGE TO HOLD ADDITIONAL PROPERTY. *Chap. 82*

Be it enacted, etc., as follows:

Section one of chapter four hundred and sixty-two of the acts of nineteen hundred and seven is hereby amended by striking out the word "five", in the fourth line, and substituting the word: — ten, — so as to read as follows: — *Section 1.* Radcliffe College may accept, receive and take, by gift, grant, devise or otherwise, and may hold any real and personal estate within or without the commonwealth to an amount not exceeding ten million dollars, and may sell and dispose at its discretion of any real or personal estate within or without the commonwealth which has been or may hereafter be given, granted or devised to it, or which is held by it and not expressly forbidden to be so sold or disposed of by the terms of the gift, grant, devise or receipt thereof: provided, however, that nothing herein contained shall be construed to give to said corporation any greater exemption from taxation than it now has under the constitution and laws of the commonwealth.

Approved March 19, 1919.

1907, 462, § 1,
amended.

Radcliffe Col-
lege may hold
additional
property.

Proviso.

[1919, 70, Spec.]

AN ACT TO ESTABLISH A BOARD OF LICENSE COMMISSIONERS *Chap. 83*
IN THE CITY OF CAMBRIDGE.

Be it enacted, etc., as follows:

SECTION 1. There is hereby established in the city of Cambridge a board of license commissioners, to consist of the chiefs of the police and fire departments of the city, and a third commissioner to be appointed by the mayor, subject to the provisions of the city charter, for a term of three years. All authority to grant licenses, except licenses for the sale or transportation of intoxicating liquors, now or hereafter vested by law in cities or towns, or in the city of Cambridge or in any official thereof, shall, upon its organization, be exercised in said city by said board exclusively, except that nothing herein shall affect the authority of the fire prevention commissioner for the metropolitan district. The commissioner appointed by the mayor shall be chair-

Board of license
commissioners
in city of Cam-
bridge estab-
lished.

man of the board and shall receive such compensation as the mayor and city council shall determine.

SECTION 2. This act shall take effect upon its passage.

Approved March 20, 1919.

[1919, 95, Spec.]

[1917, 170, Spec.]

Chap. 84 AN ACT TO AUTHORIZE THE CITY OF NEW BEDFORD TO INCUR FURTHER INDEBTEDNESS FOR THE PURPOSE OF ERECTING AND EQUIPPING A MUNICIPAL HOSPITAL.

Be it enacted, etc., as follows:

City of New Bedford may incur further indebtedness to erect and equip a municipal hospital.

New Bedford Municipal Hospital Loan, Act of 1919.

SECTION 1. The city of New Bedford may incur indebtedness for the purposes mentioned in chapter one hundred and seventy of the Special Acts of nineteen hundred and seventeen to an additional amount not exceeding six hundred and fifty thousand dollars, in excess of the statutory limit, and may issue bonds or notes therefor. Such bonds or notes shall be denominated on the face thereof, New Bedford Municipal Hospital Loan, Act of 1919, and shall be issued in accordance with the provisions and conditions of said chapter one hundred and seventy, as affected by chapter forty-four of the Special Acts of nineteen hundred and eighteen.

SECTION 2. This act shall take effect upon its passage.

Approved March 20, 1919.

[1873, 326; 1874, 145, 278, 353; 1875, 218; 1881, 173; 1882, 44, 210; 1883, 4; 1886, 109; 1890, 333, 343; 1893, 278, 294; 1895, 367; 1897, 283; 1898, 63, 269; 1899, 93; 1900, 111, 135, 415; 1902, 282, 376; 1903, 152; 1905, 88; 1906, 254; 1909, 138; 1910, 156, 232, 363, 557; 1913, 108, 147, 383; 1914, 105.]

Chap. 85 AN ACT RELATIVE TO THE SALARY OF THE MAYOR OF THE CITY OF NEWTON.

Be it enacted, etc., as follows:

City of Newton, salary of the mayor.

SECTION 1. The board of aldermen of the city of Newton shall, not later than the thirtieth day of October, nineteen hundred and nineteen, by an ordinance to take effect January first, nineteen hundred and twenty, establish the salary of the mayor, and thereafter the salary of the mayor shall not be changed except by ordinance adopted during the month of October in a year not divisible by two, to take effect upon the succeeding first day of January.

SECTION 2. This act shall take effect upon its passage.

Approved March 20, 1919.

[1919, 86, Spec.]

[1919, 85, Spec.]

AN ACT RELATIVE TO REPAIRS OF SCHOOLHOUSES IN THE *Chap.* 86 CITY OF NEWTON.*Be it enacted, etc., as follows:*

SECTION 1. Section twenty-three of chapter two hundred and eighty-three of the acts of eighteen hundred and ninety-seven is hereby amended by adding at the end thereof the following:— The board of aldermen may, in any year, upon the recommendation of the mayor determine that minor repairs upon school buildings shall be made by the school committee and may appropriate such sum as may be deemed necessary for the purpose, to be expended by the school committee,— so as to read as follows:— *Section 23.* The public buildings commissioner shall, on or before the first day of January and the first day of September of each year, submit in writing to the school committee a report of the sanitary condition of all the schoolhouses, and shall certify as to their safety for occupancy for school purposes. Whenever in the opinion of the school committee a new schoolhouse is required or material alterations are needed, it shall send a written communication to the board of aldermen stating the locality and the nature of the further provisions for schools which are needed; and no schoolhouse shall be located, built or materially altered until the school committee shall have been consulted as to the proposed location and plans and had full opportunity to set forth its requirements. The board of aldermen may, in any year, upon the recommendation of the mayor determine that minor repairs upon school buildings shall be made by the school committee and may appropriate such sum as may be deemed necessary for the purpose, to be expended by the school committee.

1897, 283, § 23,
amended.Repairs, etc., of
schoolhouses
in city of
Newton.

SECTION 2. Paragraph X of section twenty-four of said chapter two hundred and eighty-three is hereby amended by adding at the end thereof the following:— except as otherwise provided herein,— so as to read as follows:— *X.* The public buildings department, to be under the charge of the public buildings commissioner, who shall have charge of the construction, alteration, repair and maintenance of the public buildings, except as otherwise provided herein.

1897, 283, § 24,
par. X,
amended.Duties of pub-
lic buildings
commissioner.

SECTION 3. This act shall take effect upon its passage.

Approved March 20, 1919.

[1898, 410.]

*Chap. 87 AN ACT RELATIVE TO THE BOARD OF ART COMMISSIONERS
OF THE CITY OF BOSTON.*

Be it enacted, etc., as follows:

1898, 410, § 2,
amended.

Board of art
commissioners
of city of
Boston may
appoint a
clerk, etc.

1898, 410, § 3,
amended.

Powers, duties,
etc., of board.

SECTION 1. Chapter four hundred and ten of the acts of eighteen hundred and ninety-eight is hereby amended by striking out section two and substituting the following:—
Section 2. The board may appoint a clerk who shall be exempt from the civil service laws, and who shall receive such compensation as may be fixed by the board with the approval of the mayor. The clerk shall perform such duties as may be prescribed by the board.

SECTION 2. Said chapter four hundred and ten is hereby further amended by striking out section three and substituting the following:—*Section 3.* The board shall have the custody and care of all works of art owned by the city and heretofore under the control of any department thereof. No work of art shall become the property of the city by purchase, gift or otherwise, until it, or a design or model thereof, and the situation proposed therefor shall have been approved by the board, and no work of art, until approved by the board, shall be erected or placed in, over or upon, or allowed to extend in, over or upon any street, avenue, square, park or other property belonging to the city. The board may, with the approval of the mayor, order the removal, relocation or alteration of any existing work of art owned by the city, and no such work of art shall be removed, relocated or altered without such order and approval. The board shall, at the request of the mayor, study, consider and report upon the design of any municipal building, bridge, approach, fence or other structure erected or to be erected upon land belonging to the city, and upon the design of any arch, bridge, structure or approach which is the property of any person, firm or corporation, and extends in, over or upon any street, avenue, highway, park or public place.

SECTION 3. This act shall take effect upon its passage.

Approved March 20, 1919.

AN ACT TO AUTHORIZE THE CITY OF CAMBRIDGE TO RETIRE *Chap. 88*
AND PENSION FERDINAND M. BUFFUM.

Be it enacted, etc., as follows:

SECTION 1. The city of Cambridge may retire Ferdinand M. Buffum at present employed by its school department, with an annual pension equal to one half of the compensation which he now receives from the city.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved March 20, 1919.

City of Cambridge may retire Ferdinand M. Buffum.

To be submitted to city council, etc.

Proviso.

AN ACT TO AUTHORIZE THE CITY OF MALDEN TO PENSION *Chap. 89*
BARTHOLOMEW O'BRIEN.

Be it enacted, etc., as follows:

SECTION 1. The city of Malden may pay a pension of three hundred dollars a year to Bartholomew O'Brien lately an employee of said city under the direction of the street and water commission and now by reason of physical incapacity unfit for further service.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved March 20, 1919.

City of Malden may pension Bartholomew O'Brien.

To be submitted to city council, etc.

Proviso.

AN ACT TO AUTHORIZE THE CITY OF REVERE TO PAY AN *Chap. 90*
ANNUITY TO THE WIDOW OF JAMES GIBBONS.

Be it enacted, etc., as follows:

SECTION 1. The city of Revere may pay an annuity not exceeding three hundred dollars to Mary J. Gibbons, widow of James Gibbons, so long as she remains unmarried, the said James Gibbons having been injured while in the discharge of his duties as a member of its fire department.

City of Revere may pay an annuity to widow of James Gibbons.

SECTION 2. This act shall take effect upon its acceptance by vote of the municipal council of the said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved March 20, 1919.

To be submitted to municipal council, etc.

Proviso.

Chap. 91 AN ACT TO AUTHORIZE THE CITY OF CAMBRIDGE TO RETIRE AND PENSION JOHN MCCELLIGOTT.

Be it enacted, etc., as follows:

City of Cambridge may retire John McElligott.

To be submitted to city council, etc.
Proviso.

SECTION 1. The city of Cambridge may retire, at his request, John McElligott, employed as a foreman in its sewer department, who shall, if so retired, receive from the city for the remainder of his life an annual pension equal to one half of the average compensation paid to him during the two years next prior to his retirement.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of the said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved March 20, 1919.

[1890, 189; 1897, 239; 1898, 132; 1907, 397; 1909, 66; 1916, 117, Spec.; 1917, 144, Spec., 219, Spec.]

Chap. 92 AN ACT TO ESTABLISH THE COMPENSATION OF THE MEMBERS OF THE BOARD OF ALDERMEN OF THE CITY OF CHICOPEE.

Be it enacted, etc., as follows:

1897, 239, § 14, amended.

City of Chicopee, board of aldermen to determine certain rules, etc.

Quorum.

SECTION 1. Section fourteen of chapter two hundred and thirty-nine of the acts of eighteen hundred and ninety-seven is hereby amended by striking out the last sentence and substituting the following:— Each member shall receive as compensation for his services as a member of the board of aldermen the sum of one hundred and fifty dollars a year, — so as to read as follows:— *Section 14.* The board of aldermen shall determine the rules of its own proceedings and shall be the judge of the election and qualifications of its own members. In case of the absence of the president the board shall choose a president pro tempore, and a plurality of the votes cast shall be sufficient for a choice. All meetings of the board shall be public, and a journal of its proceedings shall be kept, which journal shall be open to public inspection. The vote of the board upon any question shall be taken by roll call when the same is requested by at least three members. A majority of the members of the board shall constitute a quorum, but a smaller number may adjourn from day to day. The board shall, so far as is not inconsistent with this act, have and exercise all the legislative powers of towns and of the inhabitants thereof, and shall

have and exercise all the powers now vested by law in the city of Chicopee and in the inhabitants thereof, as a municipal corporation, and be subject to all the liabilities of city councils and of either branch thereof, under the general laws of the commonwealth, and it may by ordinance prescribe the manner in which such powers shall be exercised. Each member shall receive as compensation for his services as a member of the board of aldermen the sum of one hundred and fifty dollars a year.

SECTION 2. This act shall be submitted to the voters of the city of Chicopee at the next municipal election in the form of the following question to be placed upon the official ballot: "Shall an act passed by the general court providing for the payment of an annual salary of one hundred and fifty dollars to each member of the board of aldermen of the city of Chicopee be accepted?"

YES	<input type="checkbox"/>
NO	<input type="checkbox"/>

And if a majority of the voters voting thereon vote in the affirmative, this act shall thereupon take effect; otherwise it shall not take effect.

Approved March 20, 1919.

[1880, 107; 1887, 178.]

AN ACT RELATIVE TO THE ANNUITY PAYABLE TO THE WIDOWS AND CHILDREN OF CERTAIN DECEASED POLICEMEN AND FIREMEN IN THE CITY OF BOSTON. *Chap. 93*

Be it enacted, etc., as follows:

SECTION 1. Annuities payable to the widows and children of deceased policemen or firemen of the city of Boston under the provisions of chapter one hundred and seventy-eight of the acts of eighteen hundred and eighty-seven, or of section two of chapter one hundred and seven of the acts of eighteen hundred and eighty, shall, as to all such policemen or firemen dying after December thirty-first, nineteen hundred and nineteen, be in such sums, not exceeding six hundred dollars, as the city council may determine.

Amounts of annuities payable to widows and children of certain deceased policemen and firemen in city of Boston.

SECTION 2. This act shall take effect upon its acceptance by the city council of the said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

To be submitted to city council, etc.
Proviso.

Approved March 20, 1919.

Chap. 94 AN ACT TO ESTABLISH A BOARD OF TRUSTEES FOR MELROSE CEMETERY IN THE CITY OF BROCKTON.

Be it enacted, etc., as follows:

Melrose cemetery in city of Brockton to be under care and control of a board of trustees.

Board; membership, filling of vacancies, eligibility, etc.

Annual meeting, election of superintendent, etc.

Board may expend money, etc.

Proviso.

Powers vested in mayor and burial grounds committee of city council to cease, etc.

SECTION 1. Melrose cemetery in the city of Brockton shall be under the exclusive care, management and control of a board of trustees who shall make such rules and regulations, not inconsistent with law, in relation to the use and management of the cemetery as they shall deem necessary or expedient.

SECTION 2. Said board shall consist of five members to be elected in joint convention of the city council in January nineteen hundred and twenty, one to be chosen for a term of five years, one for four years, one for three years, one for two years and one for one year, and thereafter in each succeeding year one trustee shall in like manner be elected to serve for the term of five years and until his successor is chosen and qualified. In addition to the above trustees the mayor shall be a member of the board ex officio and its chairman. Vacancies in the board arising from death, resignation or otherwise shall be filled for the unexpired term at a special joint convention to be called by the mayor. No person shall be eligible to the office of trustee aforesaid unless he is a resident of the said city and also the owner or part owner of a lot in said cemetery.

SECTION 3. On the second Monday of January annually, beginning with the year nineteen hundred and twenty, said board shall meet and organize, shall elect a superintendent for the ensuing year and, subject to the approval of the city council, shall fix his compensation. The superintendent shall be under the direction and control of the trustees and perform such duties as they shall prescribe.

SECTION 4. Said board shall have authority to expend all money derived as revenue from the management of the cemetery and such further sums as the city council may from time to time appropriate for its maintenance: *provided, however,* that no contract calling for the expenditure of more than three hundred dollars shall be valid without the approval of the mayor.

SECTION 5. All authority and powers now vested in the mayor and burial grounds committee of the city council shall cease after the first Monday of January nineteen hun-

dred and twenty, and such authority and powers shall thereupon be vested in said board of trustees.

SECTION 6. This act shall supersede all provisions of the ordinances of the said city so far as the same are inconsistent herewith. Act to supersede city ordinances.

SECTION 7. This act shall take effect upon its acceptance by the city council of the said city and the approval of the mayor, provided that such acceptance occurs prior to December thirty-first in the year nineteen hundred and nineteen. To be submitted to city council, etc. Proviso.

Approved March 20, 1919.

[1919, §3, Spec.]

AN ACT TO ESTABLISH THE OFFICE OF COMMISSIONER OF *Chap. 95*
HEALTH FOR THE CITY OF CAMBRIDGE.

Be it enacted, etc., as follows:

SECTION 1. The mayor of the city of Cambridge shall, within ninety days after the taking effect of this act, appoint, subject to confirmation by the city council, one person to be commissioner of health for the city of Cambridge, whose term of office shall be five years, and who shall hold office until his successor is chosen and confirmed, but subject to removal by the mayor and city council at any time for cause. The commissioner shall take the place of the present board of health, which shall thereupon be abolished, and shall receive such compensation as shall be fixed by the city council. City of Cambridge, office of commissioner of health, established.

SECTION 2. The said commissioner shall have supervision of the public health, city hospitals, with the exception of the Cambridge City Hospital, inspection of milk and vinegar, inspection of animals and all other duties now pertaining either by statute or by ordinance, to the board of health. Board of health abolished.

SECTION 3. This act shall take effect upon its acceptance by the city council and approval by the mayor. To be submitted to city council, etc.

Approved March 20, 1919.

AN ACT TO INCORPORATE THE JONES LIBRARY, INCORPORATED, *Chap. 96*
FOR THE PURPOSE OF MAINTAINING A LIBRARY IN THE
TOWN OF AMHERST.

Be it enacted, etc., as follows:

SECTION 1. George Harris, formerly of Amherst, now of the city, county and state of New York, and John M. Tyler and George Cutler, Jr., both of Amherst, trustees The Jones Library, incorporated.

under the will and codicils of Samuel Minot Jones, late of Morristown, in the county of Morris and state of New Jersey, formerly of said Amherst, and their successors, are hereby made a corporation under the name of The Jones Library, Incorporated, with the right to receive and administer the bequests and endowments to them accruing under said will and codicils which provide for founding and maintaining a free public library in the said town of Amherst.

May purchase land and erect a library building, etc.

SECTION 2. The corporation is further authorized to purchase, or with the consent of the town given by vote at a meeting legally called for the purpose, to acquire by eminent domain, a suitable lot of land and to erect thereon a fire-proof building for the accommodation of said library, to maintain an endowment fund for its support, and to carry out and fulfill in all respects, in so far as they relate to said library, the provisions of said will and codicils, a certified copy of which the trustees are hereby directed to file for record in the registry of probate for the county of Hampshire.

Giving of bond by trustees.

SECTION 3. The selectmen of said town may, in their discretion, require said trustees and their successors to give to the corporation, at its expense, a surety company bond, either annual or continuing, in such amount as the selectmen may from time to time determine, conditioned on their faithful administration of said trust; but the liability of each trustee shall be several and for himself only and not for the default of a co-trustee.

Annual report to be made to the town, etc.

SECTION 4. The corporation shall, at the close of each calendar year, make a report to the town of the state of its funds and business. The annual accounts of the corporation shall be audited by the town accountant, or by a certified public accountant appointed for the purpose by the selectmen.

Filling of vacancies, etc.

SECTION 5. Vacancies occurring in the board of trustees, by death or otherwise, shall be filled by vote of the town at an annual town meeting, and the number of trustees shall always be three. A trustee so elected shall hold office for three years: *provided, however,* that at the annual town meeting next following the death or resignation of the last survivor of the original trustees, the town may so arrange and fix the term of office of each trustee that one trustee shall then and thereafter be elected annually for the term of three years.

Proviso.

SECTION 6. This act shall take effect upon its passage.

Approved March 21, 1919.

AN ACT TO AUTHORIZE THE SMITH MILLS CHRISTIAN CHURCH *Chap. 97*
OF DARTMOUTH TO ACT AS TRUSTEE OF CERTAIN FUNDS.

Be it enacted, etc., as follows:

SECTION 1. The Smith Mills Christian Church of Dartmouth may be appointed trustee under the will of Elizabeth S. Cummings creating a trust for the care and management of property for its benefit, under the same circumstances, in the same manner, and subject to the same control by the court having jurisdiction of the matter, as a legally qualified person.

Smith Mills
Christian
Church of
Dartmouth
may act as
trustee of
certain funds.

SECTION 2. This act shall take effect upon its passage.

Approved March 21, 1919.

[1871, 182; 1874, 189, 353; 1879, 146; 1885, 61; 1890, 217; 1895, 197; 1897, 209; 1899, 240;
1912, 453; 1915, 218, Spec.; 1918, 127, Spec.]

AN ACT TO PROVIDE FOR BIENNIAL ELECTIONS IN THE CITY *Chap. 98*
OF SOMERVILLE.

Be it enacted, etc., as follows:

SECTION 1. Chapter two hundred and forty of the acts of eighteen hundred and ninety-nine is hereby amended by striking out section five and substituting the following:—
Section 5. The municipal election shall take place on the fourth Tuesday of December in the year nineteen hundred and nineteen and on the second Tuesday of December in every second year thereafter. The municipal year shall begin on the first Monday of January in each year.

1899, 240, § 5,
amended.

SECTION 2. Said chapter two hundred and forty is hereby further amended by striking out section seven and substituting the following:—*Section 7.* If there is no choice of mayor, or if the person elected mayor shall refuse to accept the office or shall die before qualifying, or if a vacancy in said office shall occur five months or more prior to any regular municipal election, the board of aldermen shall forthwith order a special election, and the same proceedings shall be had in all respects as are hereinbefore provided for the election of a mayor, and shall be repeated until the election of a mayor is completed. But if the vacancy in the office of mayor shall occur less than five months prior to any regular municipal election, it shall be filled by the board of aldermen by a majority vote of all its members. If the full number of members of the board of aldermen has not been elected, or if a vacancy in the office of aldermen shall occur, it shall

City of Somer-
ville, munici-
pal election
and municipal
year.

1899, 240, § 7,
amended.

Vacancies in
office of mayor
and aldermen,
filling of, etc.

be filled by the board of aldermen by a majority vote of all its members. The person elected to fill such vacancy shall be chosen from the ward in which the vacancy occurs.

1899, 240, § 10,
amended.

Board of alder-
men, election,
membership,
term of office,
etc.

SECTION 3. Said chapter two hundred and forty is hereby further amended by striking out section ten and substituting the following:— *Section 10.* The board of aldermen shall be composed of twenty-one members, three members from each ward, to be elected as follows: Seven aldermen-at-large, one being selected from each ward, shall biennially be elected by the qualified voters of the city at large, voting in their respective wards, and two aldermen shall at the same time be elected by and from the qualified voters of each ward. The members of the board of aldermen shall hold office for the two municipal years next following their election, or, if elected after the regular municipal election, for the remainder of the two municipal years following such regular municipal election and until a majority of the new board shall be elected and qualified in their stead.

1899, 240, § 12,
etc., amended.

Qualification
of the
mayor and
aldermen.

SECTION 4. Said chapter two hundred and forty, as amended by chapter two hundred and eighteen of the Special Acts of nineteen hundred and fifteen, is hereby further amended by striking out section twelve and substituting the following:— *Section 12.* The mayor-elect and aldermen-elect shall on the first Monday of January following the regular municipal election, meet and be sworn to the faithful performance of their duties. The oath shall be administered by the city clerk, or by any justice of the peace, and shall be duly certified on the journal of the board of aldermen. At any time thereafter the oath may be administered to the mayor-elect or to any alderman-elect who was absent or who was not then elected.

1899, 240, § 13.
amended.

Board of alder-
men, organiza-
tion, etc.

SECTION 5. Said chapter two hundred and forty is hereby further amended by striking out section thirteen and substituting the following:— *Section 13.* On the first Monday of January in each year the board of aldermen shall meet and elect a president and a vice president who shall hold office during the municipal year. The mayor, or in his absence the oldest in age of the members present, shall call the board of aldermen together, and shall preside until a president is elected, who shall thereafter preside over the board. The vice president shall preside in the absence of the president. At any meeting of the board, in the absence of the president and vice president, the oldest in age of the members present

shall preside until a president pro tempore is elected. The city clerk shall be clerk of the board of aldermen.

SECTION 6. Said chapter two hundred and forty is hereby further amended by striking out section fourteen and substituting the following:—*Section 14.* The board of aldermen, in January of each year, shall elect a city treasurer, who shall be collector of taxes, and a city messenger, who shall hold their respective offices for the term of one year or the remainder thereof, beginning on the first Monday of January in the year of their election, and until their respective successors are elected and qualified, unless sooner removed by vote of a majority of all the members of the board, taken by ballot. The city clerk shall continue to hold office as provided by chapter one hundred and twenty-seven of the Special Acts of nineteen hundred and eighteen, and in case of a vacancy shall be elected by the board of aldermen. The city auditor shall continue to hold office as provided by chapter three hundred and seventy-three of the acts of nineteen hundred and five, and in case of a vacancy shall be elected by the board of aldermen.

1899, 240, § 14,
amended.

City treasurer,
messenger,
clerk and
auditor, elec-
tion, term of
office, etc.

SECTION 7. Said chapter two hundred and forty is hereby further amended by striking out section twenty and substituting the following:—*Section 20.* The executive powers of the city shall be vested solely in the mayor, and may be exercised by him either personally or through the several officers and boards in their respective departments, under his general supervision and control. In case of a vacancy in any office to which appointment is made by the mayor he may personally perform the duties thereof, but he shall not be entitled to receive any salary or pay attached thereto. The mayor shall hold office for the two municipal years beginning with the first Monday in January following his election, unless sooner removed, and until his successor is elected and qualified: *provided*, that if elected to fill an existing vacancy, he shall hold office only for the remainder of the unexpired term.

1899, 240, § 20,
amended.

Executive
powers vested
in mayor, etc.

Term of office
of mayor.

Proviso.

SECTION 8. Said chapter two hundred and forty, as amended by chapter three hundred and fifty-four of the acts of nineteen hundred and four, is hereby further amended by striking out section twenty-eight and substituting the following:—*Section 28.* The management and control of the public schools shall be vested in a school committee, which shall exercise the powers conferred and discharge the duties

1899, 240, § 28,
etc., amended.

School com-
mittee, elec-
tion, mem-
bership, term of
office, duties,
etc.

imposed by law upon school committees. The committee shall consist of the mayor and the president of the board of aldermen, ex officiis, neither of whom shall serve as chairman, and fourteen other members two from each ward, elected as follows: — Two members from each ward shall be elected at each regular municipal election to serve for the term of two municipal years next following. Vacancies occurring in the school committee shall be filled by a joint ballot of the board of aldermen and the school committee, the member so elected to be a resident of the ward entitled to the new member, and to hold office for the remainder of the term.

To be submitted to voters, etc.

Time of taking effect.

SECTION 9. This act shall be submitted to the qualified male voters of the city of Somerville at the state election in November in the year nineteen hundred and nineteen. The vote shall be taken by ballot in answer to the following question: "Shall an act passed by the general court in the year nineteen hundred and nineteen, entitled 'An Act to provide for biennial elections in the city of Somerville', be accepted?"

SECTION 10. So much of this act as directs its submission to the qualified male voters of said city shall take effect upon its passage; and if the act is accepted by a majority of the voters voting thereon, it shall take full effect.

Approved March 21, 1919.

Chap. 99 AN ACT AUTHORIZING THE CITY OF PITTSFIELD TO PAY CERTAIN MEMBERS OF ITS POLICE DEPARTMENT FOR VOLUNTEER SERVICES.

Be it enacted, etc., as follows:

City of Pittsfield may pay certain members of its police department for volunteer services.

To be submitted to city council, etc.

Proviso.

SECTION 1. The city of Pittsfield may pay to Daniel W. Dunn, Francis E. Dwyer, Richard B. Rock, Benjamin M. Horton, William J. Toner, James R. Connors, R. Lawrence Naughton, Joseph J. Kirvin, Rufus C. Murray, Alfredo P. Morano and J. D. McNaughton, members of its police department, a total sum not exceeding fourteen hundred and eighty-five dollars and fifty cents, as compensation for time lost and volunteer service rendered by them.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of the said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved March 21, 1919.

[1903, 385; 1904, 298; 1907, 185; 1908, 184; 1909, 143, 144; 1910, 233; 1911, 123; 1916, 131, Spec.; 1917, 173, Spec.; 1918, 44, Spec.]

AN ACT TO AUTHORIZE THE CITY OF NEW BEDFORD TO INCUR *Chap. 100* ADDITIONAL INDEBTEDNESS FOR NEW SCHOOLHOUSES.

Be it enacted, etc., as follows:

SECTION 1. The city of New Bedford may incur indebtedness for the purposes mentioned in chapter one hundred and seventy-three of the Special Acts of nineteen hundred and seventeen in a further and additional sum not exceeding one hundred and fifty thousand dollars, in excess of the statutory limit, and may issue bonds or notes therefor. Such bonds or notes shall be denominated on the face thereof, New Bedford Schoolhouse Loan, Act of 1919, and shall be issued in accordance with all the provisions of said chapter one hundred and seventy-three, as affected by chapter forty-four of the Special Acts of nineteen hundred and eighteen.

City of New
Bedford may
incur addi-
tional indebt-
edness for new
schoolhouses.

SECTION 2. This act shall take effect upon its passage.

Approved March 26, 1919.

[1919, 105, Spec.]

New Bedford
Schoolhouse
Loan, Act of
1919.

[1884, 137; 1891, 186; 1894, 441; 1901, 241; 1910, 409; 1911, 153; 1914, 599.]

AN ACT TO AUTHORIZE THE FIRE DISTRICT OF THE TOWN OF *Chap. 101* DALTON TO TAKE AND USE THE WINDSOR RESERVOIR.

Be it enacted, etc., as follows:

SECTION 1. The fire district of the town of Dalton, for the purposes mentioned in section one of chapter one hundred and thirty-seven of the acts of eighteen hundred and eighty-four, may take or acquire by purchase or otherwise and hold the Windsor reservoir, so-called, including the dam, situated in the towns of Windsor and Hinsdale, all of the waters flowing into and from the same, and the waters of the east branch of the Housatonic river in the town of Windsor; and for the purpose of connecting the same with its existing works may extend the water pipes of said district into the towns aforesaid and the town of Dalton; may take or acquire by purchase or otherwise the water rights connected therewith; and may also take or acquire by purchase or otherwise and hold all lands, rights of way and easements in the towns of Dalton, Hinsdale, Cheshire, Peru and Windsor which may be necessary for collecting, storing, holding, purifying and preserving the purity of the water and for conveying the same to any

Fire district of
the town of
Dalton may
take and use
the Windsor
reservoir.

May take other
lands, eas-
ements, etc.

Proviso.

part of said district: *provided, however,* that no source of water supply and no lands necessary for preserving the quality of the water, shall be taken or used without first obtaining the advice and approval of the state department of health, and that the situation of all dams, reservoirs, wells or other works to be used as sources of water supply under this act shall be subject to the approval of said department. Said district may construct on the lands acquired under the provisions of this act proper dams, reservoirs, standpipes, tanks, buildings, fixtures and other structures, and may make excavations, procure and operate machinery, and provide such other means and appliances, and do such other things as may be necessary for the establishment and maintenance of complete and effective water works; and for that purpose may construct wells and reservoirs and establish pumping works, and may construct, lay and maintain aqueducts, conduits, pipes and other works under or over any land, water courses, railroads, railways and public or other ways, and along such ways in the towns of Dalton, Hinsdale, Peru, Windsor and Cheshire, in such manner as not unnecessarily to obstruct the same; and for the purpose of constructing, laying, maintaining, operating and repairing such conduits, pipes and other works, and for all proper purposes of this act, said district may dig up or raise and embank any such lands, highways or other ways in such manner as to cause the least hindrance to public travel; but all things done upon any such ways shall be subject to the direction of the selectmen of the town in which the ways are situated. The district shall not enter upon, construct or lay any conduits, pipes or other works within the location of any railroad corporation, except at such times and in such manner as it may agree upon with the corporation, or, in case of failure so to agree, as may be approved by the public service commission.

Selectmen to direct work.**Expenses, how to be met.**

SECTION 2. For the purpose of meeting the expense of the additions and improvements herein authorized, the said fire district may use the proceeds of any loan or loans made in accordance with chapter five hundred and ninety-nine of the acts of nineteen hundred and fourteen, and the provisions of the said act shall apply to the purposes specifically set forth in section one of this act.

Approved March 26, 1919.

AN ACT AUTHORIZING THE CITY OF PITTSFIELD TO PAY CERTAIN SUMS OF MONEY TO THE WIDOWS OF FRANK CONDRON AND MICHAEL BARTELL. *Chap. 102*

Be it enacted, etc., as follows:

SECTION 1. The city of Pittsfield may pay to Margaret Condron, widow of Frank Condron, a sum not exceeding three hundred and seventy six dollars and to Henrietta Bartell, widow of Michael Bartell, a sum not exceeding three hundred and forty-eight dollars, in recognition of services rendered by their respective husbands, members of the police department of said city, who died while in the service of the city.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of the said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

City of Pittsfield may pay sums of money to widows of Frank Condron and Michael Bartell.

To be submitted to city council, etc.

Proviso.

Approved March 26, 1919.

[1919, 161, Spec.]

[1911, 545.]

AN ACT TO AUTHORIZE THE CITY OF CAMBRIDGE TO INCUR INDEBTEDNESS FOR THE CONSTRUCTION OF AN ADDITION TO ITS CITY HOSPITAL. *Chap. 103*

Be it enacted, etc., as follows:

SECTION 1. For the construction of an addition to the city hospital in the city of Cambridge, the said city may incur indebtedness, in excess of the statutory limit, to the amount of one hundred and fifty thousand dollars, and may from time to time issue bonds, notes or certificates of indebtedness therefor, which shall be denominated on the face thereof, Cambridge City Hospital Loan, Act of 1919, and shall bear interest at such rates as the treasurer of the city may deem necessary, subject to the approval of the mayor.

City of Cambridge may incur indebtedness to construct an addition to its city hospital.

Cambridge City Hospital Loan, Act of 1919.

SECTION 2. Except as is otherwise provided herein, the provisions of chapter seven hundred and nineteen of the acts of nineteen hundred and thirteen and of all acts in amendment thereof or in addition thereto, shall, so far as they may be applicable, apply to the indebtedness hereby authorized and to the securities issued therefor.

Certain provisions of law to apply.

Approved March 26, 1919.

[1907, 184; 1910, 474; 1911, 131; 1912, 76; 1913, 183, 838.]

Chap. 104 AN ACT TO AUTHORIZE THE CITY OF NEW BEDFORD TO INCUR INDEBTEDNESS FOR PURPOSES OF SEWER CONSTRUCTION.

Be it enacted, etc., as follows:

City of New Bedford may incur indebtedness for purposes of sewer construction.

New Bedford Sewer Loan, Act of 1919.

Payment of loan.

SECTION 1. The city of New Bedford, for the purpose of sewer construction, may incur indebtedness, in excess of the statutory limit, to an amount not exceeding one hundred thousand dollars, and may issue bonds or notes therefor. Such bonds or notes shall be denominated on the face thereof, "New Bedford Sewer Loan, Act of 1919", shall be signed by the treasurer of the city and countersigned by the mayor, shall bear interest at a rate to be determined by the city treasurer with the approval of the mayor, and shall be payable by such annual payments, beginning not more than one year after the date thereof, as will extinguish each loan within twenty years after its date. The amount of such annual payment of any loan in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. Each authorized issue of bonds or notes shall constitute a separate loan. The city may sell the said securities at public or private sale, upon such terms and conditions as it may deem proper, but not for less than their par value.

SECTION 2. The city, at the time of authorizing the said loan, shall provide for the payment thereof in such annual payments as will extinguish the same within the time prescribed in this act, and when such provision has been made, the amount required therefor shall, without further vote, annually be assessed by the assessors of the city, in the same manner as other taxes, until the said debt is extinguished.

SECTION 3. This act shall take effect upon its passage.

Approved March 27, 1919.

[1919, 100, Spec.]

Chap. 105 AN ACT TO AUTHORIZE THE CITY OF NEW BEDFORD TO INCUR INDEBTEDNESS FOR RECONSTRUCTING AND FURNISHING THE OLD HIGH SCHOOL, SO-CALLED.

Be it enacted, etc., as follows:

City of New Bedford may incur indebtedness to reconstruct and furnish the Old High

SECTION 1. The city of New Bedford, for the purpose of renovating, reconstructing, rebuilding, equipping and furnishing the Old High School building, so-called, situated on Summer, Mill, North and Chestnut streets in the said city,

may incur indebtedness, in excess of the statutory limit, to an amount not exceeding three hundred thousand dollars, and may issue bonds or notes therefor. Such bonds or notes shall be denominated on the face thereof, New Bedford School Loan No. 2, Act of 1919, shall be signed by the treasurer of the city and countersigned by the mayor, shall bear interest at a rate to be determined by the city treasurer with the approval of the mayor, and shall be payable in such annual payments, beginning not more than one year after the date thereof, as will extinguish each loan within twenty years after its date. The amount of such annual payment of any loan in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. Each authorized issue of bonds or notes shall constitute a separate loan. The city may sell the said securities at public or private sale, upon such terms and conditions as it may deem proper, but not for less than their par value.

SECTION 2. The city, at the time of authorizing the said loan, shall provide for the payment thereof in such annual payments as will extinguish the same within the time prescribed in this act, and when such provision has been made, the amount required therefor shall, without further vote, annually be assessed by the assessors of the city, in the same manner as other taxes, until the said debt is extinguished.

SECTION 3. This act shall take effect upon its passage.

Approved March 27, 1919.

[1850, 102; 1852, 141, 263; 1859, 154; 1867, 72; 1878, 42; 1886, 162; 1890, 89; 1896, 146; 1899, 109; 1901, 206, 216; 1907, 255; 1908, 240; 1910, 113, 133, 632.]

AN ACT RELATIVE TO THE ELECTION OF CERTAIN TRUSTEES *Chap. 106*
OF TUFTS COLLEGE.

Be it enacted, etc., as follows:

SECTION 1. Subject to the provisions of section one of chapter one hundred and forty-one of the acts of eighteen hundred and fifty-two, as amended by section one of chapter two hundred and fifty-five of the acts of nineteen hundred and seven, and subject to the provisions of section two of said chapter two hundred and fifty-five, the ten members of the trustees of the Tufts College in Medford, incorporated by said chapter one hundred and forty-one, who are elected by the alumni of said college, shall be nominated and elected in accordance with rules and regulations formulated by the alumni association of Tufts College, acting through its executive or other governing board or committee, which

School building, so-called.

New Bedford
School Loan
No. 2, Act of
1919.

Payment of
loan.

Nomination
and election
of certain
trustees of
Tufts College
to be in accord-
ance with
rules and
regulations
formulated
by the alumni
association.

shall become effective when approved by the trustees of said college. The said rules and regulations may be altered or amended at any time in the same manner in which they were originally adopted, and shall take effect as altered or amended when approved in like manner.

Nomination
and election
of trustees
until adoption
of rules and
regulations.

Repeal.

SECTION 2. Until said rules and regulations are adopted as above provided, said ten members shall be nominated and elected in accordance with the provisions of section three of said chapter two hundred and fifty-five.

SECTION 3. Except for the purposes set forth in section two hereof, section three of said chapter two hundred and fifty-five is hereby repealed. *Approved March 27, 1919.*

[1870, 4; 1890, 122; 1894, 192; 1898, 113; 1904, 290; 1905, 89; 1912, 541.]

Chap.107 AN ACT TO AUTHORIZE THE MUSEUM OF FINE ARTS TO HOLD ADDITIONAL REAL AND PERSONAL ESTATE.

Be it enacted, etc., as follows:

Museum of
Fine Arts
may hold
additional real
and personal
estate.

In addition to the land now held by the Museum of Fine Arts and the buildings erected or which may be erected thereon, and the works of art contained therein, the said corporation may receive by gift, devise, bequest or otherwise, and may hold and use for the purposes for which it was incorporated, real and personal estate to an amount not exceeding ten million dollars. *Approved March 27, 1919.*

Chap.108 AN ACT TO AUTHORIZE THE CITY OF BOSTON TO PENSION MATTHEW H. McETTRICK.

Be it enacted, etc., as follows:

City of Boston
may pension
Matthew H.
McEttrick.

To be sub-
mitted to city
council, etc.

Proviso.

SECTION 1. The city of Boston may pay to Matthew H. McEttrick, for more than twenty-two years a clerk and deputy collector of said city, now enfeebled and physically incapacitated for further duty, an annual pension equal to one half of the compensation paid to him at the time of his retirement.

SECTION 2. This act shall take effect upon its acceptance by the city council of Boston, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first of December in the current year.

Approved March 27, 1919.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO PENSION *Chap. 109*
JEREMIAH J. CROWLEY.

Be it enacted, etc., as follows:

SECTION 1. The city of Boston may pay to Jeremiah J. Crowley, for twenty-seven years an employee in the department of the collector and in the department of public works, and now incapacitated for further labor, a yearly pension equal to one half of the compensation received by him during the last year of his employment by the city.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of the said city, subject to the provisions of its charter, provided that such acceptance occurs prior to December thirty-first of the current year.

City of Boston
may pension
Jeremiah J.
Crowley.

To be sub-
mitted to city
council, etc.
Proviso.

Approved March 27, 1919.

[1892, 365; 1895, 204, 235, § 18; 1903, 404; 1910, 468.]

AN ACT TO AUTHORIZE THE TOWN OF NORTH ATTLEBOROUGH *Chap. 110*
TO SUPPLY THE TOWN OF PLAINVILLE WITH WATER.

Be it enacted, etc., as follows:

SECTION 1. The town of North Attleborough may supply the town of Plainville with water upon such terms and conditions as may be agreed upon by the boards of water commissioners of the said towns; and for this purpose the town of North Attleborough may lay and maintain such pipes as are necessary to connect the existing water mains of the two towns at such point or points at or near the boundary line between the towns as may be agreed upon; and may construct such other necessary works and apparatus for regulating and measuring the flow of water as may be necessary or convenient; and for that purpose may dig up any public way lying wholly or in part in either of said towns: *provided, however,* that no such way in the town of Plainville shall be dug up without the consent of the board of selectmen of the town of Plainville. The said boards of water commissioners may, by written contract, agree upon the quantity of water to be supplied, the method of measurement of the same, and the price to be paid therefor, and all other matters incidental thereto; and such a contract when duly executed by authority of said boards shall be binding upon each of the said towns for such time as the boards may agree upon, not exceeding a period of two years. The said towns may, how-

Town of North
Attleborough
may supply the
town of Plain-
ville with
water.

Proviso.

ever, authorize said commissioners to make a written contract for a period of not more than ten years.

SECTION 2. This act shall take effect upon its passage.

Approved March 28, 1919.

Chap. 111

AN ACT TO DISSOLVE CERTAIN CORPORATIONS.

Emergency
preamble.

Whereas, It is necessary that certain delinquent corporations be dissolved before the first day of April in the current year; therefore, the following act is hereby declared to be an emergency measure, as necessary for the immediate preservation of the public convenience.

Be it enacted, etc., as follows:

Certain
corporations
dissolved.

SECTION 1. Such of the following named corporations as are not already legally dissolved, are hereby dissolved, subject to the provisions of sections fifty-two and fifty-three of chapter four hundred and thirty-seven of the acts of nineteen hundred and three and amendments thereof:—

- A. B. Beal Construction Company
- A. B. Currier Co., The
- A. C. Leard Company
- A. C. Mathewson Detective Corporation
- A. E. Bryer Contracting Co.
- A. F. Kinney Company
- A-G Company, The
- A. G. McIntosh Company
- A. Gordon & Co., Inc.
- A. G. Mead Co.
- A. I. Asher & Son Company
- A. Kentros Company, Incorporated
- A. M. Stone Company, The
- A. N. Briggs Company
- A. Preston Thissell Company, The
- A. R. Warfield Co.
- A. S. Knox Company
- A. S. Maddocks, Inc.
- A. T. Spooner Company
- A. Ullian Company
- A. W. Platin Shoe Co.
- A. Willard and Son, Inc.
- Acme Amusement Co.
- Acme Grocery Company

Acushnet Process Company	
Aerial Contracting Company, The	Certain corporations dissolved.
Aetna Button Company	
Alban Theatrical Company	
Alden & Russell Incorporated	
Aldson Food Products Company	
Alexander Amusement Company	
Alger Company, The	
Allan-Gordon Company	
Allston Realty Associates, Incorporated	
Alpha Company	
American Candy Corporation	
American Cap Company	
American Cement Ship Co.	
American Cushion Skate Company	
American Fireworks Sales Company	
American Flour & Export Company	
American Fruit Company	
American Ink Company	
American-International Company	
American Live Stock Co.	
American Machine Gun Company	
American-Oriental Engineering & Construction Company	
American Pop Corn Works Inc.	
American Putty Company	
American Sporting Goods Company	
American Stationery Company	
American Wharf Company	
Amesbury Body Company	
Amherst Co-operative Supply Association, The	
Anchor Amusement Company	
Argo Tile and Pottery Co., The (1917)	
Artercraft Enamel Company	
Arthur L. Race Company, The	
Arthur W. Crane Company	
Ashland Warehousing Company	
Ashman Drug Company	
Atlantic Chiele Company	
Atlantic Contracting & Supply Co.	
Atlantic Hide and Leather Company	
Atlantic Machinery Co.	
Atlantic Maritime Shipbuilding & Navigation Company, The	

Certain
corporations
dissolved.

Atlantic Motor and Supply Company (Inc.)
Atlantic Sales Corporation
Atlas Sheet Metal Works (Inc.)
Atlas Yarn Company
Atwood Fruit Product Company
Atwood Specialty Company
Audiphone Company
Austin Shoe Repair Company
Auto Buyers' Finance Company
Auto-Rilla Company, The
Auto Sales Company Inc.
Automatic Electric Train and Station Annunciator
Company, The
Automatic Gaslighting Equipment Company
Automobile Commercial Association, Inc. (1918)
Automobile Legal Association
Autophone Company of New England
Ayer Machine Tool Company
Aztec Distributing Co.
B & G Shoe Company
B. & K. Co.
B. L. Roberts Company, The
B. Spector Company
B. T. Mowry Inc.
Bachman Garage Co.
Backus Corporation, The
Bahan Co.
Baker Engineering Corporation
Balfour Company, The
Ballantine Breweries Company
Bankers Cattle Loan & Farm Mortgage Company
Banner Baking Co.
Baron von Palm Studio, Inc.
Barron Furniture Company (1913)
Bartels & Thelen Company
Bartol Life Saving Apparatus Co., Inc.
Basle Adams Engineering Company
Bates C. Litch Construction Company
Bateswood Knitting Company
Bay Head Orchard Company
Bay State Chemical Company
Bay State Diamond Company
Bay State Fishing Company
Bay State Heel Company

Bay State Investment Company	Certain corporations dissolved.
Bay State Rubber Company	
Bay State Spinning Company	
Bay State Tray Company	
Bay State Trust Company	
Bay View Auto Parts Company	
Beacon Hill Corporation	
Beacon Hill Shoe Company	
Beacon Securities Company	
Beacon Souvenir Post Card Company	
Beacon Tire Company of Boston	
Beaver Brook Foundation Company	
Bedell Incorporated	
Bedford Coal & Grain Company	
Belchertown Laundry & Supply Company	
Belle Bryce Gemmel Company, The	
Bellevue Cab Company, The	
Bellevue Hotel Company, The	
Belmont Amusement Company	
Belmont Stone and Sand Company	
Benson Trucking Company	
Berkowitz & Raphel, Inc.	
Berkshire Steam Laundry Company	
Bernhard Boiler Company	
Bernner and Thompson Inc.	
Best & Company Inc.	
Beverly Garage and Automobile Company, The	
Beverly Mattress Company, The	
Beverly Supply Company	
Bittel-Heifetz Company	
Black Island Granite Associates, The	
Blacmont Lumber Company	
Blake-Alden-Keenan Company	
Blandford Cooperative Creamery Exchange	
Blanking Machine Company	
Bleak House Association	
Blue Hill Quarry Company	
Bolander and Parker Shoe Company	
Bonded Products Company	
Bonnie Brae Farms Inc.	
Boo-Bok Library Company	
Boston Acetylene Generator Company	
Boston Amusement Company, The	
Boston Artesian Well Company	

Certain
corporations
dissolved.

Boston Brokerage Company
Boston Chiropodists, Incorporated
Boston Clothing Co.
Boston Coat Front Company
Boston Copper-Back Mirror Co.
Boston Express Exchange (Incorporated)
Boston Finance and Realty Company
Boston Flour Company
Boston Foundry Company
Boston Gore and Web Manufacturing Company
Boston Grand Opera Company
Boston Handle Corporation
Boston Holding Company
Boston Humus Company
Boston Lace and Silk Company
Boston Live Poultry Co.
Boston Metal Fireproofing Company
Boston Museum Corporation
Boston Paper Specialty Company
Boston Parcel Delivery Company
Boston Photo Engraving Company
Boston Pocket Manual Company
Boston Pottery Company
Boston Sanitary Wagon Company
Boston Selling Co.
Boston Snap Fastener Company
Boston Spray Company
Boston Standard Coat and Suit Company
Boston Steamship Company
Boston Transfer Company, The
Boston Transportation Co.
Boston Wrench Co.
Boudoir Slipper Co., Inc.
Boulevard Pharmacy (1912)
Bow Ridge Development Company, The
Bowe Shoe Repair Inc.
Bower & Bartlett Company
Bowker Torrey Company, The
Boyajian's Pharmacy
Boylston Dental Manufacturing Company
Boylston Teaming Company
Boynton Coal Company (Incorporated)
Braintree Car Renting Company
Brant Rock House Co.

Brenner-Myers Company	
Brewer's Drug Store, Inc.	
Bristol Electric Company	
British-American Tailors, Inc.	
Broadfield Poultry Farm, Inc.	
Broadway Extension Poultry Company, The	
Broadway Garage Inc. of South Boston	
Brockton Cold Storage and Warehouse Co.	
Brockton Heel Company (1907)	
Brockton Oil Co.	
Brockton Shoe Company	
Brockton Sole Leather Mat Company	
Brooker Building Finish Company, The	
Brookfield Realty Company, The	
Brookline Taxi Company	
Brotherhood Realty and Construction Corporation	
Brown Folding Stool Company	
Brown-Howland Corporation	
Brunell Electrotypes Company	
Brunswick Woolen Mills	
Bunker Amusement Company	
Burns-Crowley Company	
Burrill Tire Tool Company, The	
Burton Company, The	
Business Men's Waste Company	
Butler Products Company, The	
C & C Shoe Company	
C. B. Proctor Company	
C. B. Wiggin Company	
C. D. Lyons Company	
C. E. Goddard Company	
C. H. Arkerson Co.	
C. H. Buchanan Teaming & Rigging Company	
C. I. Nesmith Company	
C. J. Miers and Son Incorporated	
C. S. Pierce Skiving Machine Company	
C. W. Ware, Inc.	
Cairnes and Company Incorporated	
Cairo Blenders, Limited, The	
Cambridge Standard Publishing Company	
Cameo Sales Company, Inc.	
Campello Fruit Company	
Canadian Atlantic Coal Company, Limited	
Cape Ann Building Company	

Certain
corporations
dissolved.

Certain
corporations
dissolved.

Capital Chemical Company
Carbone, Incorporated (1917)
Cardon-Webster Shoe Company, Inc.
Carey Realty Company
Carey, Shaeford Company
Carl B. Brown Company, Incorporated
Carletonwood Motor Mart, Inc.
Carlson and Jacobson Company
Carolina Gas & Electric Company
Carreiro Massage Parlors, Inc.
Carruth Bowling Alleys, Inc.
Caverly Automobile Company
Central Cone Company
Central Directory Middlesex County Nurses and Forbes
School of Nursing for Trained Attendants, Inc.
Central Engraving Co.
Central Garage, Inc.
Century Cloak & Suit Manufacturing Co.
Century Millers' Agents, Inc.
Chadwick Square Garage, Inc.
Chain Stores Securities Corporation
Chalmers Motor Company of New England
Chandler Comb Machine Company
Chant Oil Company
Chardon St. Stables, Inc.
Charles Baker Company
Charles S. Cogley Inc.
Charles W. Blake Company
Charles West Lumber Company
Charlesgate Club, Inc. (1912)
Charter Baking Co., The
Chelsea National Associates Inc., The
Chicopee Dry Goods Company, The
Chicopee Gas Company
Chimes Spa Company
Christian Register Association
Churchill Motor Company
City Square Garage, Inc.
Clark Body Company
Clerk Leather Co.
Clinton Textile Manufacturing Company
Coastal Towing and Shipping Co., The
Coburn Manufacturing Company, The
Coca Cola Bottling Company of Boston

Coca Cola Bottling Co., of Springfield, Mass.	Certain corporations dissolved.
Colburn and Grant Company	
Colby Box Toe Co.	
Colby Motor Car Company	
Colene Company, The	
Colonial Cloak & Suit Company	
Colonial Club Associates Inc.	
Colonial Handkerchief Company	
Colonial Importing Co.	
Colonial Lyceum Bureau Inc.	
Colonial Rubber Company	
Columbia Automatic Street Lighting Company	
Columbia Realty Company	
Columbus Motor Company	
Common Interstate Express Company	
Commonwealth Film Company	
Commonwealth Hotel, Inc.	
Commonwealth Market Inc.	
Commonwealth Teaming & Rigging Co. Inc.	
Community Ranch, Inc.	
Composite Building & Construction Co., Inc.	
Conant Chapin Co.	
Congress Leather Company	
Congress Mills, Inc., The	
Connecticut Valley Amusement Company	
Connecticut Valley Machine Co.	
Conner Implement Company	
Connolly Lumber Company	
Consignors' Union, Inc., The	
Consolidated Construction Company, The	
Consolidated Film and Amusement Co.	
Continental Asbestos Corporation	
Continental Construction Co.	
Cooper & Cooper Company	
Co-operative Real Estate Company	
Co-operative Slaughtering and Rendering Company of Massachusetts.	
Co-operative Society of Bank Men	
Copley Realty Corporation	
Corash Fashion Tailoring Company	
Cornelius Callahan Company, The	
Corrigan & Palmer Company	
Cosmopolitan Leather Company	
Cote Piano Manufacturing Company	

Certain corporations dissolved.

Cottage Park Hotel Company (1914)
Cotter Company, The
Cotuit Grangers Co-operative Exchange
Creditor's Protective League of New England Inc., The
Crescendo Publishing Company
Crescent Bottling Company, Incorporated, The
Crescent Shoe Company
Criterion Hat Co.
Crocker-Graves Company
Crompton Motor Carriage Works
Cromwell Oil Company
Crow Motor Car Co. of New England
Crowell Machine Company
Crowley Company, The
Cuban Agricultural Company of Massachusetts
Cuban Portland Cement Company
Cuddy Amusement Co., Inc.
Cullen Brothers Company
Cummings Button Works
Cummings Shoe Company
Cunningham-Graham Company
Curt Merrill Co., The
Curtis Associates of Jamaica Plain, Inc.
Curtis Provision Company
Cut Price Auto Supply Co.
Cutter Tower Company
D and S Manufacturing Company, The
D. H. Baldwin Co.
D. L. Marshall Sales Company
D. W. Donegan Co.
D. W. Pingree Company, The
Daggett and Curry Company
Daly Music Publisher, Inc.
Dan O'Dea Motor Car Company
Dane-Horlick Company, Incorporated
D'Arcy and Sons Company
David Irving Company
David J. Sheehan Company
Davis & Company, Incorporated
Davis Chemical Manufacturing Co.
Davis Hardware Manufacturing Company
De-La-Mode Fur Company
DeLong Brothers, Inc.
De Meritte School (inc.)

Deal Plumbing & Heating Company	Certain corporations dissolved.
Dean Wire Goods Company	
Deerfield & Sunderland Farmers Co-operative Exchange	
Deerfield River Electric Light Company.	
Del Oro Fruit Co.	
Demars Allen Company	
Devir & Company, Inc.	
Dexter Manufacturing Company, The	
Diamond-Scholl Corporation	
Diamond Shoe Company of Mass.	
Dickinson Manufacturing Company	
Dietz Baking Company, The	
Direct Export Company	
Direct Sales Company	
Directory Publishing Company	
Dixon Tool Company of Massachusetts	
Dr. P. D. Estabrook, Inc.	
Dr. I. Rosenberg Boston Dental Institute, Inc.	
Dodson Co.	
Donald Co.	
Dorchester Auto Repair Company	
Dorchester Leather Company	
Doremus & Co., Inc.	
Dorsey Manufacturing Company	
Dow Surgical Battery Company	
Dowling Iron and Steel Company	
Druggists' Supply Co., The	
Dry Ink Manufacturing Company, The	
Durgin Combrush Company	
Durgin, Jacobs Company	
Duval Spring Tire Company, The	
E. B. Lime Company	
E. C. Howlett Company	
E. E. Cole Silver Company	
E. E. Forbes Co.	
E. E. Lincoln Shoe Company	
E. F. Stockwell, Inc.	
E. G. Chute Company (inc.)	
E. G. Leopoulos Company	
E. J. Pitt Co.	
E. L. Sampson & Brothers Contracting Company	
E. P. Chandler Company	
E. R. C. Manufacturing Company	
Eagle Cigar Ass'n. (Inc.)	

Certain
corporations
dissolved.

Eagle Manufacturing Company, The
Earle Provision Company
East Boston Dry Dock Company
East Boston Garage Inc.
East India Herb Company
East Mountain Water Company
Eastern Ave. Garage, Incorporated, The
Eastern Excavating Company
Eastern Foundry Supply Company
Eastern Fruit and Nut Orchard Company
Eastern Home Building Association Inc. of Taunton,
Massachusetts.
Eastern Industrial Workers' Publishing Co., Inc.
Eastern Interstate Express Company
Eastern Machine and Iron Company
Eastern Massachusetts Realty Corporation
Eastern Pharmacal Company
Eastern Produce Sales Company
Eastern Supply Co.
Eastondale Company
Economizer & Supply Company, Inc.
Economy Ignition Company
Economy Trolley & Bushing Company
Edwin S. Woodbury Company
Egleston Plumbing and Heating Co., Inc.
822 North Broad Street Supply Company
Electric Game Board Company
Eli & Falk Lock & Key Manufacturing Company, (Inc.)
Ellis Hydrate Company, The
Elm Drug Company
Elm Garage Co., The
Elmwood Farm, Inc.
Elvira Mining Company
Emblem Jewelry Manufacturing Company, Inc.
Emery & Preble Incorporated
Emile Bernat Company
Emo Aseptic Products Company
Empire Sales Company
Endicott Cloak & Suit Company
Equitable Loan Company
Equity Corporation, The
Erpert-Halpern Co., Inc.
Erwa Chemical Mfg. Company
Essex Beverage Co.

Essex Interstate Express Company	
Essex Lumber Company	
Essex Shoe Company	
Essex Shoe Trimming Company	
Eureka Company, Inc.	
Eureka Press, Inc.	
Everett Manufacturing and Supply Co., The	
Everset Products Company	
Ewig and Kattler Realty Company	
Excel Manufacturing Company	
Expert Stock Market Service Company	
Export Associates, Inc.	
F. & C. Chemical Company, Incorporated, The	
F & H Manufacturing Company	
F. C. Creber & Son, Inc.	
F. H. Gross Company	
F. H. Woodman Company, The	
F. L. Woodbridge Box Company	
F. M. Crosby Company	
F. S. Valentine Company	
F. W. Fletcher & Co., Inc.	
F. W. Freeman Company	
Factory Cash Shoe Store, Inc.	
Fairfield Farm Incorporated	
Falconer & Feely Co.	
Fall River Motor Equipment Company	
Fall River Theatres Company, The	
Famous Players Film Company of New England	
Farmers Milk Company	
Farmer's Shoe Shop, Inc.	
Farwell-Vose Company	
Fauci Oil Company	
Fe-Bo Manufacturing Co. Inc.	
Federal Express Company, The	
Federal Heating Company Inc.	
Federal Investment Association, Inc.	
Federal Lunch Company	
Fellows & Duckworth Co. Inc.	
Felthide Company, The	
Fenton Brook Farm Company	
Fess Rotary Oil Burner and Liquid Fuel Co.	
Field Lambert Company	
Fina Floyd & Tiffany Co.	
Fisk Manufacturing Company	

Certain corporations dissolved.

Certain
corporations
dissolved.

Foreign-American Trading Co.
Fort Hill Chemical Company
Foster Realty Company, The
Foster Syndicate Inc.
Framingham Shoe Company
Francis A. Nicolls & Company, Inc.
Francis N. Woodman and Company, Incorporated
Franco Real Estate Company, Inc.
Frank A. Messenger, Inc.
Frank Ganter Company
Frank Kennedy Company
Frank P. Anthony Motor Sales Company
Frank R. Alford Mfg. Co.
Frank W. Wasson, Inc.
Frankel and Goodman Corporation of Lowell, The
Franklin Housing Association, Inc.
Franklin Howes Medicine Company
Franklin P. Winston Company
Franklin Specialty Company
Fraternal Building Association Inc., The
Fred D. Williams Pharmacy, Inc.
Fred G. Bowman Company
Fred W. Nash Company
Freedman, Stein Co.
Freeman Brothers, Incorporated
French Gown & Dressmaking Shop, Inc.
Frenders Haberdashery Inc.
Frender's Hat Store, Inc.
Friend Machine Co., The
Frost Garden Company Inc., The
Frost Ice Company, The
Fuller Electric Company, The
Fuller Root Beer Co.
Furbush-Davis Piano Co.
G. A. Monroe Company
G. F. Hinkley Company, The
G. H. Brown Company
G. H. Empey & Co. Inc.
G. H. Reed, Inc.
G. L. Manchester Company
Gale Investment Co.
Gale Lumber Company
Galeno Drug Company
Gallant Company, The

Gallinger Construction Co.	
Garran Company	Certain corporations dissolved.
Gay Amusement Company Inc., The	
Gem Music Shop, Inc.	
General Fibre Board Company	
General Machine Products Company	
General Manufacturing & New System Advertising Company	
George A. Goodrich Company, The	
George A. McRae Company	
George E. Double Company	
Geo. F. Daniels Corporation	
Geo. H. Stoner Co., The	
George W. Gale Lumber Company	
George W. Olney Woolen Company	
Georgetown Farms Inc.	
Georgian Company, The	
Gibbons Commercial Body Company	
Gibson Bedstead Company	
Gifford Motor Car Co.	
Gilbert Normal School of Dancing, The	
Gillmore and Company Incorporated	
Gilman Game Board Company of Massachusetts	
Gilmore Hotel Company, The	
Gleasondale Shop, Inc.	
Globe Fish Company	
Globe Specialty Co.	
Globe Upholstering Co.	
Globe Wine Company, The	
Gloucester Hospital, Inc.	
Gloucester Windlass Company	
Godfrey Last Company	
Goepper Brothers Company	
Goldberg & Frye Company	
Golden Gate Film Company	
Golden Manufacturing Company	
Goldman Company, Inc., The	
Gordon & Woodman Co.	
Gorham and Stacy, Corp'n	
Gorham Plumbing and Heating Company	
Gott, Stahl Co.	
Gould Storage Battery Company of Massachusetts	
Granite State Bobbin and Lumber Company	
Granite State Tap & Die Company, The	

Certain
corporations
dissolved.

Great Ceylon Tea Co., Inc. (1916)
Great Ceylon Tea Company, Inc., The (1917)
Great M. & J. Economy Stores, Inc., The
Greater Boston Terminal Company
Greater New York Pickle Works Inc.
Green Instrument Company
Green Mountain Realty Company
Greene Mfg. Company
Green's Pharmacy
Greenwood's Walpole Garage, Inc.
Grimes Transfer Company
Griswoldville Manufacturing Company (1840)
Grove Hall Associates, Inc.
Guaranty Auto Supply Company
Guaranty Motor Truck Company
Gustaf Johnson Company
H. A. & M. L. Dolan Company
H. A. Thompson Company, The
H & D Leather Company
H. & L. Compounding Company
H & R Manufacturing Co.
H. B. Budding Company
H. C. Raynes Incorporated
H. E. Page Motor Co.
H. G. Butt Manufacturing Company
H. G. Jordan Company
H. O. Rogers Silver Company
H. S. Waite Company
H₂O Sales Company
Hadley Lighting Company
Hall Publishing Co., The
Halstead and Pierson, Inc.
Hamilton Orchards, Inc.
Hamilton Seam Face Granite Co.
Hampden Motor Truck Company
Hampden Plate & Window Glass Company
Hampton Co-operative Creamery Association
Hans M. Johnson Company
Hardman Tire & Rubber Co. of Boston
Hardware Specialty Mfg. Co.
Harmon-Dahl Co.
Harmon Wastcoat Dahl Co.
Harriman Engine Company
Harry Fosdick Inc.

Harry L. Berman, Inc.	
Harry Mann Leather Company	Certain corporations dissolved.
Hartley Clock Company	
Harvard News and Fruit Shop, Inc.	
Hastings Laundry Co.	
Hastings Sporting Shoe Company	
Hathaway Auto Co. Inc.	
Haverhill Hat Manufacturing Company, Inc.	
Haverhill Rapid Transit Company	
Hawley-Cowan Co., The	
Hawthorne Pharmacy, Inc.	
Haynes Construction Company	
Haynes, Porter & Co., Inc.	
Health Games Company	
Heath Square Storage Warehouse Company	
Hebrew Co-Operative Association of Lowell, Inc., The	
Heintzemann Press, The	
Henry S. Clark, Incorporated	
Henry S. Levitt Gold Dental Company	
Henry W. Wellington Company	
Hibernian Publishing Co., The	
Hide & Skin Importing Company	
Higginson-Sears Corporation	
Highgas Shoe Co. Inc.	
Highland Avenue Pharmacy, Inc.	
Highland Grocery Store, Inc.	
Hillside Taxicab Company	
Hjorth Lathe and Tool Company	
Hold-No-Fone Company	
Holliston Gravel and Concrete Company	
Holyoke Carbon Paper Company	
Holyoke Sugar Company	
Home Interstate Express Company, The	
Home Made Candy Company	
Home Realty Associates, Incorporated	
Hooper, Waters Company	
Hoosac Worsted Mills	
Hopkins & Allen Arms Company	
Hopkins & Allen Machine Gun Company	
Horrigan & Doe Co. (April 12, 1917)	
Hotel & Tourist Company, The	
Hotel Henking Company	
Hub Association, Incorporated	
Hub Book Binding and Supply Company	

Certain
corporations
dissolved.

Hub Mattress Company
Hub Merchandise Company
Hub Optical Co.
Hub Real Estate Corporation
Hub Sign Co., Inc.
Hubbard & Leonard, Inc.
Huber-Hodgman Printing Press Company, The
Hu-man-ic Shoe Company
Huntt and Cary Company
Hurwitch Inc.
Huss Baking Company
Hussey Company Incorporated
Hutchings Organ Company
Hyde Park Amusement Company
Hyde Park Housing Association, Inc.
Hyman M. Goldstein, Incorporated
Idea Press, The
Ideal Marble & Mosaic Co., Inc.
Ideal Specialty Co., Inc.
Ideal Steam Trap Company
Idylewilde Farm Company
Illuminated Advertising Company
Imperial Oil Company
Imperial Pure Food Company, Inc.
Improved Plastic Slate Roofing Company
Independent Furniture Company
Ind. Hebrew Butchers, Inc.
Independent Interstate Express Company
Independent Leather Company
Independent Oil Company
Industrial Laboratories Corporation
Industrial Woolen Clipping Co., Inc.
Iuman Square Amusement Company
Insurance Auto Service, Inc.
International Grocery and Provision Corporation
International Hide Company
International Manufacturing and Supply Company
International Shade Company
International Tailoring Co-operative Association
International Trading Company
International Vegetable Oil Company
Interstate and International Springer Heirs Association,
 Incorporated, The
Interstate Express Company

Inter-State Plumbing & Heating Co., The
Isaac I. Katz & Co. Inc.
Isotone Company, The
J. Arthur Bean Drug Company
J. B. Millet Publishing Company
J. B. Woodruff, Incorporated
J. D. Bee's Sons, Inc.
J. D. McIntyre Company, The
J. E. Abbott Co.
J. E. Bowers Manufacturing Company
J. F. Cobb, Inc.
J. F. Parker Company
J. H. Robinson Company, The
J. Jackson & Company, Incorporated
J. K. Taylor Manufacturing Company
J. L. Chalifoux Company
J. L. McDonald Co.
J. M. Andrews and Son Company
J. M. Perrine, Inc.
J. N. Smith, Inc.
J. Nicholas Company
J. R. Smith Company
J. Spindel, Incorporated
J. T. Slocomb Company
J. T. Wiswell Company
Jacobson, Miller & Bushner, Inc.
Jamaica Auto Livery Incorporated
James Cole Company
James W. Hitchings Company (1915)
Jels Pharmacal Company
Jenks-Williams Paving Co.
Jenney Electric Company, Inc.
Jewett Shoe Company
Jewish Publishing Company of New England
John B. Byrne Incorporated
John Burnett and Company, Incorporated
John H. Daniels & Son, Inc.
John H. Fowler Co.
John H. Witts Co.
John J. Toomey Co.
John L. Sullivan Motion Picture Co.
John M. Noonan Company, The
John Swaine Iron-Works Company
John W. West Co.

Certain corporations dissolved.

Certain
corporations
dissolved.

Johnson & Company Inc.
Johnston Aviation Company
Journal Newspaper Company
Kampe-Robbins Company
Kearney Race Company
Keeney-Brigham Company, The
Keighley Metal Ceiling & Roofing Co.
Keith Realty Company
Kenerson Oil Co., Inc.
Kenny Clark Company
Kershaw-Williams Company
Kilgore Motor Starter Company
Kilgour's Incorporated
King Contracting Company
King Engraving Company
King Manufacturing Company
King Rubber Company
Kingsbury Saltmarsh Company
Kingston Bias Binding Company
Kirby Company, Inc.
Kistler Leather Company
Kleanol Brush Co.
Klebart & Steinberg (Inc.)
Klein Manufacturing Company
Klens-It Manufacturing Co.
Knight Amusement Co. Inc.
Knox Hill Water Company
Kottage Kandy Kitchen Inc.
Kravit Company, The
L. Brayton & Co. Inc.
L. D. Litch Building Company
L. D. Thayer Manufacturing Company, The
L. Wolfson's Sons (Corporation)
Labor Review Publishing Company
Lady Betty, Inc.
Lake Worth Developing Co.
Landers Restaurant Company
Langham Garage, Inc.
Langham Motor Car Co.
Larrabee-Rawlinson Company
Lawrence Textile Mills
Lenox Drug Company
Lenox Veterinary Medicine Company, The
Leominster Electric Company

Leslie Manufacturing Company	
Lettish Socialist Publishing Company	Certain corporations dissolved.
Levant Trading Company	
Lever Cream Separator Company	
Levy Brothers Company	
Lewis A. Brown & Co. Inc.	
Lewis Glick Company	
Lewis Medicine Company, The	
Liberty Arms Corporation	
Liberty Bee Community Singers, Inc.	
Liberty Bread Shop inc., The	
Liberty Express Company	
Liberty Film Corp'n	
Liberty Garment Manufacturing Co.	
Liberty Grocery Company, Inc.	
Liberty Manufacturing Company	
Liberty Upholstering Co.	
Light Publishing Company	
Lincoln Amusement Company	
Linden Drug & Chemical Co.	
Lithuanian Ateitis Co-operative Association, The	
Littlefields Incorporated	
Lockwood Compound Co.	
Lockwood Manufacturing Company	
Lombard Cardin Corporation	
Longley and Rackliff, Inc.	
Los Indios Grapefruit Plantations, Inc.	
Louis G. Destremps and Sons Incorporated	
Louis J. Maney Company	
Lovells (Inc.)	
Lovemoney's, Inc.	
Lovewell-Withington Garage Company	
Lowe Garage Company	
Lowell Cement Brick Company	
Lowell Construction Company Incorporated	
Lowell Delicatessen Supply Company, The	
Lowell Lithuanian Co-operative Association, Inc.	
Lowell Tag & Label Co.	
Loxol Sales Co.	
Ludlow Novelty Company	
Lynch's Pleasant Theatre Inc. Worcester, Mass.	
Lynn Baseball Club Inc.	
Lynn Box Company	
Lynn Cigar Manufacturing Company	

Certain
corporations
dissolved.

Lynn Medicine Company, Inc.
Lynn Section, Electrical Contractors' Association, Inc.
Lynnfield Chemical Company
M. A. Hanigan Company
M. A. Tozier Company
M. & H. Co.
M. & M. Jewelry Co., Inc.
M. E. Maloney Company
M. F. Hanson & Company, Incorporated
M. J. Laporte, Incorporated
M. Mindick Company
M. Mishel & Son Leather Company
M R Flooring Company, Inc., The
M. S. Garage Company, Inc.
M. S. Palmer Company
MacBrine Grain Co., The
MacDonald Ice Cream Company, The
MacKenzie & Temple Company
Mac Motor Car Company
Macdonald Mfg. Co.
Maclaughlin's Market, Inc.
Madame Achard School for Girls, Incorporated, The
Madame Francis Corporation
Magic Theatre Company
Magnolia Wharf Corporation
Magnus Construction Co.
Main Belting Company
Maine Fur Ranching Company
Maine Lime Company
Majestic Paint Co.
Malden Crispette Co.
Malden Free Press, Inc.
Malden Motor Sales Co.
Malden Rubber Shoe Company
Maloine Chemical Company, Incorporated
Manchester Sugar Company
Manhattan Market Company
Manhattan Shirt Co. of Massachusetts, The
Manhattan Shoe Lace Co., Inc.
Mann's Cap, Inc.
Mann's Pond Mill Co.
Mansfield Optical Company
Manufacturers Mercantile Company
Manufacturers Shoe Syndicate, Inc., The

Maplewood Square Garage, Inc.	Certain corporations dissolved.
Marchand Restaurant Co.	
Marcy Motor Company	
Margot, Inc.	
Maricopa Oil and Development Company	
Marion Street Garage Company	
Market Poultry Company	
Marlboro Repository Inc.	
Marshall J. Root Company	
Marsh's Stables, Inc.	
Marthas Vineyard Oyster Company	
Martin and Company, Inc.	
Marvello Company, The	
Mason Manufacturing Company	
Mass. Ave. Garage Co.	
Massachusetts Experimental & Construction Co.	
Massachusetts Garage Association, Incorporated	
Massachusetts Heating and Supply Company	
Massachusetts Holding Co.	
Massachusetts Interstate Express Company	
Massachusetts Machinery Co.	
Massachusetts Metal Polish Company	
Mass. Military Ranges, Inc.	
Massachusetts Mining Company, Inc.	
Massachusetts Novelty Company	
Massachusetts Pork Products Company	
Massachusetts Profit Sharing Plan Inc.	
Massachusetts Radium and Thorium Institute	
Massachusetts Realty Corporation	
Massam Company, Incorporated	
Master Combination Lock Co.	
Mattapan Coal & Storage Company	
Mattapan Realty Company, Inc.	
Maurice J. Watson Company	
May Manton Pattern Company, Inc.	
Mayer-McClellan Company	
McCarthy & Gifford, Inc.	
McCarthy-Meyer Motor Company	
McConnell & Co. Inc.	
McIndoe-Whitney Company	
McMillan Bros. Co.	
Meadow Lunch Incorporated	
Measures Company	
Mechanical Tire Company of America	

Certain
corporations
dissolved.

Mechanics Building Company
Medfield Silica Company
Melrose Club Stables Company
Melrose Rubber Company
Melton Fountain Mop Company
Melville Realty Co.
Mercantile Information Agency Inc.
Merchants' Baking Company
Merchants Buffet Lunch Company
Merchants Co-operative Advertising Company
Merrimack Counter Company, Inc.
Metropolitan Garage, Inc., The
Metropolitan Gravel Company
Metropolitan Raincoat Company
Middleboro Steam Laundry (Incorporated)
Middlesex Cooperative Company, Inc., The
Middlesex County Creamery Company Inc.
Middleton Land Company
Military Historian and Economist Company, The
Millbury Crash Company
Miller Carburetor Sales Company of New England, Inc.
Millis Improvement Company
Milton Chemical Co.
Milton Cotton & Woolen Company
Mineral Products Company, The
Mitchell Auto Co.
Modern 25¢ Store Co.
Mohawk Iron & Metal Company
Molinos "La Victoria" Company
Moody Bridge Garage, Inc., The
Morgan & Powers, Inc.
Morgan-Bond Company
Morgan Realty Company
Morning Star Film Company, The
Mortgage Security Company, The
Moulton Forbes Co., The
Mount Desert Granite Co.
Mt. Holyoke Tissue Mills
Munn-Nichols Company, The
Muslar Machinery Company
Mutual Investment Company
Mutual Realty Company of Marion
Myles Byrne Co.
Myron L. Fuller Cranberry Company

N. E. Biological Laboratories, Inc.
N. E. Commercial Car Corp.
N. F. Gorman Shoe Company
N. Y. Tire & Supply Co.
Nantucket Food Products Co.
Naquog Worsted Mills
National Adhesive Company, Incorporated
National Coated Paper Corporation
National Consolidated Grocers, Inc.
National Consolidated Stores Inc., The
National Electric Protective Co. of Mass.
National Feature Film Corporation
National Karbonoid Corporation
National Legal Blank Publishing Co.
National Manufacturers Syndicate (Inc.)
National Matzo Company of Boston
National Piano Manufacturing Company
National Realty Company
National Roller Chafe Iron Company
National Rotary Oil Burner Co.
National Stonemeal Company, The
National Trade Exchange Association, Inc., The
Naumkeag Auto Company
Nay, Taylor & Littlefield Co.
Needham Gas Company
Nelburn Motor Sales Company
Never Shrink Company
New Bedford and Boston Steamship Company
New Bedford Yarn Exchange, Inc.
New Boston Lunch System Incorporated
New England Auto Bill Post, Inc.
New England Auto Service Stations Co.
New England Bottlers Supply Company
New England Box Toe Company
New England Building Wrecking Company
New England Commercial Photograph Co.
New England Cornice Company Incorporated
New England Doble Steam Car Co.
New England Express Company, The
New England Finance Corporation
New England Fireproof Construction Company
New England Industries Export Corporation
New England Kennel Bureau, Inc., The
New England Live Stock Company

Certain corporations dissolved.

Certain
corporations
dissolved.

New England Petroleum Company
New England Refining Co.
New England Ship Trading Company, Inc., The
New England Smelting & Refining Co.
New England Trading Company
New England Women's Homestead Association
New Era Publishing Co.
New Hampshire Homes Company
New Process Bleachers Company
New York, Brockton and Boston Canal and Transpor-
tation Company
Newburyport Shipbuilding Company
Newell and Knowlton, Incorporated
Newell-Hudson Company
News Publishing Company of New Bedford
Newton Lumber Co.
Newton South Storage Company
Nicholas M. Williams Company
Nichols Garage Inc.
Norfolk Granite Company
North American Wine and Spirit Journal, Incorporated
North Atlantic Securities Co.
North Dighton Co-operative Stove Company
North Pharmacy, Inc.
North Shore Ferneries Company
North Shore Hotel Company
Northampton Drug Company
Northampton Milk Exchange, Inc.
Northeastern Cotton Company
Norway Realty Company, Inc.
Norwood Theatre Company
Nur-Pon Company
Nursery, Inc., The
Nurses' Club and Registry
Nutille-Shapiro Company
Nye & Company, Inc.
O. C. Walton Garage Inc.
Oak Bluffs Land and Wharf Company
Oak Street Motor Company
Oceanside Garage Incorporated
Office Efficiency Bureau Incorporated
O'Kelly & Burofsky, Inc.
Old Colony Foundry Co. (1902)
Old Colony Oil and Gas Company

Old Colony Realty Associates, Inc.
Oldsmobile Co. of Boston
Oliver Garment Company, Inc.
Olympia Musical Company
Olympian Laundry Company
Omiros Cigarette Company Incorporated
Operatives Cloak & Suit Co.
Optical Specialties Company
Orange Bay Company
Orona Manufacturing Company
Outlook Mfg. Company, The
Overland Interstate Express Company of Clinton, The
Over-Land Shoe Manufacturing Company
Oxford Manufacturing Co., Inc., The
P. Holdensen Company
P. R. Ziegler Company
Pacific Fisheries Inc.
Paddon Renting Company
Page Taxi-cab Co.
Palace of Sweets Company
Paleface Shooting Grounds Corporation
Paramount Amusement Company
Paramount Flour, Mill & Grain Co., Inc.
Paramount Pictures Corporation of New England
Park Amusement Company Inc. of Springfield
Park Theatre of Waltham, Inc.
Park Theatres Company of Lynn
Patten Bros. Incorporated
Paul Goodridge Company
Pavilion Billiard Hall, Inc.
Peabody Manufacturing Company
Peabody Maritime Company
Peabody, Salem & Danvers Interstate Express Company
Peach Pipe Company
Peakefield Farms, Inc.
Pease and Dandurand Incorporated
Peck Furniture Company
Peerless Amusement Company
Peerless Laundry Company
Peerless Machinery Company, The
Pellervo Co-operative Association
Pendulum Tailoring Company, The
Pentucket Ice Co.

Certain corporations dissolved.

Certain
corporations
dissolved.

People Publishing Company, Inc., The
People's Cash Stamp Company
People's Drug Store, Inc., The
Pepperell Shoe Company
Perfect Tailoring Company, The
Perkins Wood Working Company
Permanent Ink Company
Perpetual Calendar Mfg. Co., The
Pharmacie Francaise, Incorporated
Phillips Home Bakery, Inc.
Phonograph Company of New England
Pine Island Cranberry Company
Pittsburgh Oil Company
Pittsfield Spark Coil Company
Playground and Social Service League
Plymouth Lime Company
Polish Co-operative Association
Polish Co-Operative Association of Three Rivers
Polish Co-operative Bakery Co., The
Pollyanna-Glad Company
Polo Club Company
Pomona Farms Company
Ponadel Investment Association, Incorporated
Poole Electrical Supply Company
Portugal-America Furniture Company
Postage Publishing Association, Inc.
Poulius Bros. Inc.
Pratt Drop Forge & Tool Company
Premier Manufacturing Company
Premier Printing Machinery Company
Presbrey-Field Company
Prince Manufacturing Company
Princeton Confectionery Company
Proctor Preserve Company
Producers Fish Company
Products Syndicate, Inc.
Prophylactine Products Company
Prospect Linotype Company
Providence Fittings Company, The
Publishers Advertising Agency, Inc.
Pure Food Provision Products Company, The
Puritan Comb Company
Puritan Company
Puritan Flour Company, Inc.

Puritan Lunch Company of Haverhill, The
Quality Drug Company
Quality Tailoring Company of New Bedford, The
R. C. Hubbard Leather Co.
R. M. Sauers, Inc.
R. W. Thomson Company
Ralph W. Smiley Company
Rambler Publishing Co., The
Rauskolb—Willis Company
Rawson Conservatories Inc.
Ray Motor Sales Co.
Ray-Shiner Manufacturing Company, The
Raymond Engineering Company
Raymond Manufacturing Company
Reading Custom Laundry, Incorporated
Reading Laundry Company, Inc.
Real Estate and Mercantile Company
Reardon Express Company, The
Recorder Publishing Company
Regnillas Credit Union
Reid-Whitcomb Company
Reily Motor Sales Co.
Reliance Metal Company
Reliance Realty Co.
Reliance Waste Company
Remington Urquhart Press Inc.
Rescue Mission Wood & Coal Yard, Incorporated
Revere Foundry Company
Review Publishing Company
Reynolds, Snow & Shayel Co.
Rice Bros. Bottling Co.
Rice Drug Company
Rice, Sayward & Whitten Company
Rich Chair Company
Richards Wharf Warehouse Company
Richardson Life Preserver Company
Riddle-Robbins Lumber Company, The
Riverside Beverage Company
Robert Carruthers Company
Roberts Construction Company, The
Roberts Household Factory & Trading Co. Inc.
Robertson-Northrop Company, Inc.
Rochester Woolen Company
Rodney Brothers Company

Certain corporations dissolved.

Certain
corporations
dissolved.

Roger I. Sherman Incorporated
Rogers-Kelley Company
Rogers Roofing Company
Rollins Heel Arch Co.
Roman Road Company
Round Swamp Cranberry Company
Roxbury Construction Company
Roxbury Painting and Decorating Company
Royal Block Explosive Company
Royal Coat & Skirt Company, The
Royal Leather Company
Royal Typewriter Company
Rubber Importers Selling Company
Russeol Bros., Inc.
Russell & Doolin, Inc.
Russell Furniture Co.
Russian Ameriean Trading Company
Russian Co-operative Association
Russian Grill and Tea Room, Inc.
Rutherford Skirt Company
Rutland Garage Company
Rutland Park Corporation
S. A. Shoe Company, Inc.
S & A Taxi Company
S. J. Sigel Company
S. L. Armstrong Company
S. M. P. Wood Heel Co., Inc.
S. R. Bailey and Company (Incorporated)
S. Robinson & Company, Inc.
Safety Last Co.
Safety Lock Company
St. Germain Company
St. Mary's Square Drug Company
Salem Clothing Company
Salem Lumber Company
Samuel F. Perkins, Incorporated
Samuel H. Hayden, Incorporated
Samuel Hipkiss Company
Samuel M. Baker Company
Sanderson Baking Company, Inc.
Sandwich Freezer Company
Sandy Bay Drug Store Inc.
Saums Sales Company of New England, The
Savoie Rubber Company

Sawyer Realty Company	Certain corporations dissolved.
Schmitz & Guild Company	
School Arts Publishing Company	
Schwartz Company	
Scituate Transportation Company	
Scollay Square Arcade of Boston, Inc.	
Sealed-Package Stores Company	
Sectional Rubber Tire Company	
Security Investment Co.	
Service Parcel Express Company	
Sewall and Day Cordage Company	
Seymour Stables, Incorporated, The	
Shan-Lor Pharmacy Inc.	
Sharon Centre Garage Inc.	
Shauck and MacMurray Company, The	
Shaw Propeller Company	
Sherman & Obletz Company	
Sherman Detective Agency, Incorporated	
Sherman P. Troy, Inc.	
Shoe and Leather Advertising Service Company	
Sikes Drug Company	
Silver Lake Ice Company	
Silver Leaf Baking Company	
Simplex Player Action Company	
Sixth Street Pharmaey Inc.	
Smalley Fruit Jar Co., Inc.	
Smart Set Shop, Inc.	
Smith & Anthony Company	
Smith Blair Company	
Smith Bros. Inc., of Lynn, Mass.	
Snyder Tanning Company	
Society Players Film Company	
Softan Company, The	
Sol-a-Kol Company, The	
Soldier Boys' Kiss Sales Agency, Inc.	
Somerset Investment Company	
South Shore Delivery Company	
Sozin Arch Support Co.	
Spangler-Tubbs Motor Company	
Sparrell-Vickery & Bragdon, Inc.	
Spaulding's Bakery, Inc.	
Specialty Paper Manufacturing Company	
Specialty Shop, The	
Sporting Goods Sales Company, The	

Certain
corporations
dissolved.

Sprague, Breed & Brown Company
Springfield—Cambridge Realty Company
Springfield Chemical Products Company
Springfield Commercial Corporation
Springfield Homestead Newspaper Company
Springfield Hotel Company Inc.
Springfield Ice and Coal Company
Springfield Iron Works
Springfield Motor Sales Company
Springfield Plumbing and Heating Company, The
Springfield Sugar Company
Springfield Vault & Construction Co.
Standard Equipment Company, The
Standard Fish Company
Standard Lumber Company, The
Standard Motor Truck Co. of New England
Standard Photo Play Distributors Co.
Standard Tire & Rubber Company of Springfield
Standard Tire Valve Co.
Standish Mills Co.
Stanley Construction Co.
Stanley Motor Carriage Company
Starrett, Fields Company
State Security Company
Stearns—Daniels Company
Sterling Press Company
Sterling Products Company
Sterling Sales Corporation
Sterlingworth Charcoal Company
Stetson Foster Company
Stevens Ticket Agency, Inc.
Stockbridge Farmers' Cooperative Exchange
Stone and Foster Lumber Company
Stone, Timlow & Co., Incorporated
Storer and Gelotte Co.
Strand Amusement Company
Strand Film Corporation
Strand Self Rising Seat Appliance Company
Strandway Autopart Company
Strathmore Press, Inc., The
Stratton Automobile Company
Stratton Garage, Inc.
Students Laundry, Inc., The
Sturtevant Motor Co., Inc.

Suburban Express Company	Certain corporations dissolved.
Suburban Wholesale Grocery Company	
Suffolk Converting Company	
Sullivan-Colpitts Company, incorporated, The	
Sullivan-McCloskey Shoe Company	
Sullivan Sample Shoe Store Incorporated	
Sumner Street Garage Co.	
Sun American Publishing Company	
Sunny Monday Laundry Incorporated	
Supreme Photoplays Corporation	
Sutton Farmers Cooperative Company	
Swanson Baking Company	
Swedish News Publishing Co., Inc., The	
Sylvanus Smith & Co., Inc.	
T. H. Jones Shoe Company	
T. H. Smith, Inc.	
T. O. Berry Company	
T. W. Gilbert Company	
Taunton Fuel Company	
Taunton Oil Cloth Company	
Teel Motor Company	
Textile Mill & Realty Co.	
Thendara Company, The	
Theodore Lussier Company	
Thomas Brothers Company	
Thomas J. Clark, Inc.	
Thomas J. Sexton, Inc.	
Thomas-Mayer Co., The	
Thomas Strahan Decorating Company	
Thurston Machinery Company	
Tilton Rubber Company	
Tolland Farmers Coöperative Exchange	
Tomer Advertising Agency	
Tommy's Auto Livery Inc.	
Tonford Truck and Sales Company of New England, The	
Tourist Specialty Brush Company	
Townsend-Gleason Company Inc.	
Traill Laundry Company	
Travla Company, The	
Triangle Rubber Company, The	
Tribe Automatic Headlight Co.	
Tribou, Nickerson Company	
Trinity Union Tailoring Co.	
Triumph Couch Bed Co.	

Certain
corporations
dissolved.

Troy Shoe Co., The
Troy White Granite Company
Trudeau Construction Co.
Trumbull Square Used Car Company, Inc.
Truxton Motors Incorporated
Tudor Ice Cream Co.
Tungsten Securities Corporation
Turners Falls Cotton Mills
Turnhall Real Estate Corporation
Twentieth Century Improvements Corporation
Twin-Elm Spring Corporation, The
Twombly Express Company
Tyler Paper Manufacturing Company
U-Need-It Manufacturing Co.
Ultamite Roofing Corporation
Union Cloak Company
Union Engraving Company, The
Union Film and Supply Company
Union French Dry Cleaning Company
Union Interstate Express Co.
Union Waste Co., Inc.
Unit Construction Co., The
United Electric Company
United Film Corporation
United Games Co., Inc.
United Garage Co.
United Land Corporation
United Machine & Press Company
United Realty Co.
United Remedy Co., Inc.
United Rotary Refrigerating Company
United States Acoustical Correction Co.
United States Cities Railway Company
United States Color & Chemical Company (1914)
United States Construction Company
United States Food Conservation Company
United States Hopper Company
United States Hotel Company
United System Company
United Trading Company
Unity Interstate Express Company
Universal Appliance Company, The
Universal Clothing Company
Universal Machine Products Co.

Universal Manufacturing Company
Universal Raincoat Co.
Universal Supply Company
Universal Top & Body Company, Inc.
Upham Bros. Co.
Upham's Corner Stable Company
Utilities Equipment Company
V. C. Company
V. Wentworth Piano Company
Vachon Aerial Manufacturing Co., The
Vacuum Hose Protector Company
Vapo Company, The
Varnesis Medicine Company, The
Vaughn's Incorporated
Vermont Valley Lumber Company
Victor Coiffeur, Inc.
Victoria Iron Works
Vinton Manufacturing Company, The
Vogue Shop Inc., The
Vose Manufacturing Co.
W. A. Chaplain Company
W. A. DePew Co.
W. A. Hilliard Company
W. & A. Bacon Company (1914)
W. B. Clarke Company
W. C. Edson Company
W. C. Young and Company, Inc.
W. F. Brown & Co., Incorporated (1915)
W. F. Hadley Inc.
W. H. Ingalls Company
W. H. Stone Company
W. L. Jackson & Sons Company
W. R. Page & Co. Inc.
W. S. Barney Company
W. S. Bynon Company
Walden Tool Company
Waldorf Lunch Company
Walker & Watson, Inc.
Walker, Davison Co., The
Walker Motor Car Company
Walter J. Bates, Inc.
Walter K. Trotman, Inc.
Walter S. Davis Company, The
Walter W. Eaton & Co. Inc.

Certain corporations dissolved.

Certain
corporations
dissolved.

Waltham Electric Mfg. Company
Wampatuck Cranberry Co.
War Gazette Company
Ware and Brookfield Street Railway Company
Warren Beef Company
Washington Public Markets Inc.
Waterside Mills, Incorporated
Watertown Concrete Company
Watertown Edenfield Garage Inc.
Watson-Howard Company
Waumbbeck Harold Realty Company, The
Waverley Hall Company
Weber's Shoe Parlor Company
Webster Lumber Company
Wellesley Domestic Laundry Company
Wellesley Grocery Company
Wellesley Market, Inc.
Wellfleet Cranberry Company
Weltman Conservatory of Music Inc.
Wentworth Body Company
Wertheim-Helsingier Company
West End Garage Company
West Stockbridge Lime Company
Westboro Inn Inc.
Westfield Box and Shook Company
Westfield Pure Food Association
Westfield Swing Company
Wheatley Manufacturing Co.
Whitecomb & Kavanaugh Company
White & Co. Inc.
White-Greenman Arms Company
White Paper Box Company
Whiteway Manufacturing Co.
Whittenton Hosiery Company
Wight-Thayer Company, The
Wilbraham Springs Company
William A. Mann Inc.
Wm. A. Parker & Co. Inc.
William A. Pervier, Inc.
William C. McConnell Company
William Clark Company
William E. Bent Company
William J. Bride Company
Williams and Everett Company
Williams Auto Company

Willis A. Pride and Co., Incorporated	Certain corporations dissolved.
Willow Pharmacy, Inc.	
Wilson Building Company	
Wilson Fish Co.	
Wilson System of Construction, Inc.	
Wilson's Incorporated	
Winchester Japanning & Finishing Company	
Witch City Interstate Express Company	
Wizard Corporation, The	
Woburn Light, Heat and Power Company	
Wolfenden Co.	
Wolfman Brothers and Simons, Inc.	
Woman's Journal, Proprietors of the	
Wonder-mist Co., The	
Wood Boiler Company	
Woodbury & Graffam Incorporated	
Woods and Company, Incorporated	
Wool and Fur Felt Manufacturing Company, The	
Worcester Builders Finish Co. Incorporated	
Worcester Lumber Company	
Worcester Motor Sales Co.	
Worcester Novelty Company	
Worcester Real Estate Association	
World's Champion Pitching and Batting Development Co.	
Woronoco Heating and Plumbing Company, The	
Wright & Frein Inc.	
Yorkshire Converting Company	
Young Kinleyside & Company Inc.	
Zander Shoe Company	

SECTION 2. Nothing in this act shall be construed to affect any suit now pending by or against any corporation mentioned in the first section hereof, or any suit now pending or hereafter brought for any liability now existing against the stockholders or officers of any such corporation, or to revive any charter previously annulled or any corporation previously dissolved, or to make valid any defective organization of any of the supposed corporations named in the first section hereof.

SECTION 3. Suits upon choses in actions arising out of contracts sold or assigned by any corporation dissolved by this act may be brought or prosecuted in the name of the purchaser or assignee. The fact of sale or assignment and of purchase by the plaintiff shall be set forth in the writ or other process; and the defendant may avail himself of any

Pending suits
not affected,
etc.

Proceedings
in suits upon
choses in
action, how
brought, etc.

matter of defense of which he might have availed himself in a suit upon the claim by the corporation had it not been dissolved by this act.

SECTION 4. This act shall take effect upon its passage.

Approved March 28, 1919.

Chap. 112 AN ACT MAKING AN APPROPRIATION FOR AIDING RETURNED SOLDIERS, SAILORS AND MARINES IN FINDING EMPLOYMENT.

Be it enacted, etc., as follows:

Appropriation
for aiding
returned
soldiers, sailors
and marines in
finding em-
ployment.

SECTION 1. To provide for aiding returned soldiers, sailors and marines to find employment, the sum of ten thousand dollars is hereby appropriated out of the general fund or ordinary revenue of the commonwealth, to be expended under the direction and with the approval of a commission, to consist of the commissioner of labor, the commissioner of state aid and pensions, the adjutant general and six other citizens of the commonwealth, to be appointed by the governor with the advice and consent of the council, for the purpose of investigating the economic and other conditions which have resulted in the non-employment of soldiers, sailors and marines, and of procuring employment for them.

SECTION 2. This act shall take effect upon its passage.

Approved March 29, 1919.

[1917, 157, Spec.]

Chap. 113 AN ACT TO REVIVE THE CORPORATION KNOWN AS THE MANCHESTER AMUSEMENT COMPANY.

Be it enacted, etc., as follows:

Manchester
Amusement
Company
revived.

The Manchester Amusement Company, which was dissolved by chapter one hundred and fifty-seven of the Special Acts of nineteen hundred and seventeen, is hereby revived with the same powers, duties and obligations as if the said chapter had not been passed. *Approved March 29, 1919.*

[1884, 309; 1887, 360; 1889, 231; 1890, 205; 1891, 72, 130; 1893, 361; 1909, 224, 231; 1913, 49; 1914, 516; 1915, 283, Spec.]

Chap. 114 AN ACT TO ESTABLISH THE PUBLIC WELFARE COMMISSION IN THE CITY OF WALTHAM.

Be it enacted, etc., as follows:

Public welfare
commission in
Waltham
established.

SECTION 1. The board of health and the offices of overseers of the poor of the city of Waltham are hereby consoli-

dated in a commission which is hereby established to be known as the Public Welfare Commission, to consist of five members, one of whom shall be a physician practicing in said city. The said commission shall be vested with all the powers and duties heretofore exercised and performed by the board of health and the overseers of the poor, or hereafter given to or imposed upon boards of health and overseers of the poor in cities.

SECTION 2. The city manager of said city shall appoint, prior to the first Monday in May, in the year nineteen hundred and nineteen, the members of the commission hereby established to serve, two for the term of three years, two for the term of two years, and one for the term of one year. Each year thereafter in the month of April there shall be appointed by the city manager, in place of those whose terms are to expire, an equal number to serve for three years from the first Monday in July next ensuing and until their successors are appointed and qualified. On the second Monday in each July the members of the commission shall organize and elect a member as chairman.

SECTION 3. The city manager shall also appoint an agent of the said commission, to be known as the director of public welfare, who shall be its secretary and administrative officer, and shall have the powers and duties now or hereafter conferred or imposed by law upon the agent of the board of health. The commission is hereby authorized to delegate to the agent from time to time any of its powers and duties, and the agent shall be subject to such instructions, rules and regulations as may be given or made by the commission. The city manager shall also appoint an assistant agent, to be known as an investigator, who shall perform such duties as may be prescribed by the said commission. The agent and assistant agent shall be appointed under and shall be subject to the civil service laws and regulations.

SECTION 4. So much of this act as provides for the appointment of the members of said commission shall take effect upon its acceptance by vote of the city council of the city, with the approval of the mayor. The remainder of the act shall take effect upon the appointment and qualification of the members of the commission.

Members of
commission,
appointment,
organization,
etc.

Agent of com-
mission, ap-
pointment,
powers, duties,
etc.

Investigator,
appointment,
duties, etc.

To be sub-
mitted to city
council, etc.

Approved April 1, 1919.

[Accepted April 15, 1919.] [1919, 191, Spec.]

[Lynn, 1869, 462; 1871, 218; 1872, 213, 253; 1874, 288; 1880, 133; 1883, 17, 256, 274; 1884, 281, 283; 1887, 161; 1888, 167; 1890, 167; 1891, 111; 1892, 261, 363; 1893, 400; 1901, 508; 1906, 509; 1907, 479; 1908, 610; 1909, 458; 1910, 658; 1913, 456; 1917, 232, Spec.; Peabody, 1877, 143; 1881, 171; 1888, 124; 1902, 487; 1904, 185, 289; 1905, 226; 1910, 278; 1911, 640; 1912, 306, 501; 1913, 638; Salem, Sp. Laws, Vol. 2, p. 137; 1839, 114; 1850, 273; 1864, 268; 1866, 258; 1877, 163, 187; 1888, 72, 332; 1889, 330, 462; 1871, 192; 1877, 143; 1885, 295; 1891, 285; 1892, 3; 1893, 334; 1903, 232; 1913, 700; 1914, 632; 1915, 169, Spec., 309, Spec., 316, Spec.; 1916, 183, Spec., 230, Spec.; Beverly, 1864, 238, § 15; 1869, 380; 1885, 294, 295, § 9; 1891, 285; 1893, 334; 1894, 24; 1903, 183; 1905, 132; 1906, 388; 1913, 700; 1914, 632, 768; 1915, 266, Spec., 309, Spec.; 1916, 183, Spec., 260, Spec.; Danvers, 1919, 3, Spec.]

Chap. 115 AN ACT RELATIVE TO THE TAKING OF WATER FROM THE IPSWICH RIVER BY THE CITIES OF LYNN, PEABODY, SALEM AND BEVERLY AND THE TOWN OF DANVERS.

Be it enacted, etc., as follows:

Lynn, Peabody, Salem, Beverly and Danvers further authorized to take water from Ipswich river in case of emergency.

SECTION 1. The cities of Lynn, Peabody, Salem and Beverly and the town of Danvers, authorized to take water from the Ipswich river or its tributaries during the months from December to May, inclusive, under the provisions of chapter five hundred and eight of the acts of nineteen hundred and one and chapters six hundred and ninety-eight, six hundred and ninety-nine and seven hundred of the acts of nineteen hundred and thirteen, are hereby further authorized, in case of emergency, to take water from said river or its tributaries during the months from June to November, inclusive, in the years nineteen hundred and nineteen, nineteen hundred and twenty and nineteen hundred and twenty-one, or any of said years, in quantities not exceeding those which may be taken from December to May, inclusive, as set forth in said acts, whenever, in the opinion of the state department of health, the taking of water during the months aforesaid in the years mentioned, or any of them, is necessary to provide an adequate water supply for the cities and town herein mentioned, subject otherwise to the remaining provisions of said acts.

Description of water taken to be filed, etc.

SECTION 2. A description of any water taken under this act, shall be filed in accordance with the provisions of section thirty-six of chapter twenty-five of the Revised Laws, and damages sustained by any person by any taking of water under this act may be recovered as provided in section thirty-seven of said chapter twenty-five.

SECTION 3. This act shall take effect upon its passage.

Approved April 2, 1919.

[1878, 114; 1880, 222; 1882, 143; 1883, 141; 1887, 60; 1890, 122; 1900, 263.]

**AN ACT RELATIVE TO THE AUTHORITY OF THE TRUSTEES OF *Chap. 116*
THE PUBLIC LIBRARY OF THE CITY OF BOSTON TO TAKE
AND HOLD REAL AND PERSONAL PROPERTY.**

Be it enacted, etc., as follows:

Chapter one hundred and fourteen of the acts of eighteen ^{1878, 114, § 2,} _{amended.}

hundred and seventy-eight is hereby amended by striking out section two and substituting the following:—*Section 2.* Said corporation shall have authority to take and hold real and personal estate to an amount not exceeding ten million dollars, which may be given, granted, bequeathed or devised to it, and accepted by the trustees for the benefit of the public library of the city of Boston or any branch library, or any purpose connected therewith. Money received by it shall be invested by the treasurer of the city of Boston under the direction of said corporation; and all securities belonging to said corporation shall be placed in the custody of said treasurer: *provided, always*, that both ^{Proviso.} the principal and income thereof shall be invested and appropriated according to the terms of the donation, devise or bequest.

Approved April 2, 1919.

Trustees of the
Public Library
of the City of
Boston may
take and hold
additional
property.

**AN ACT TO AUTHORIZE THE CITY OF BOSTON TO PENSION *Chap. 117*
BERNARD J. KELLEY.**

Be it enacted, etc., as follows:

SECTION 1. The city of Boston may pay to Bernard J. Kelley, now retired because of injuries received while in its service as a policeman, an annual pension equal to one half of his regular compensation at the time of retirement.

City of Boston
may pension
Bernard J.
Kelley.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of the said city in accordance with the provisions of its charter, on or before the thirty-first day of December in the current year.

To be sub-
mitted to
city council,
etc.

Approved April 2, 1919.

[1905, 433; 1906, 430; 1909, 324; 1913, 461.]

**AN ACT TO AUTHORIZE THE DRACUT WATER SUPPLY DISTRICT *Chap. 118*
TO EXTEND ITS TERRITORY.**

Be it enacted, etc., as follows:

SECTION 1. Chapter four hundred and thirty-three of ^{1905, 433, § 1,} _{amended.} the acts of nineteen hundred and five is hereby amended by

Dracut Water
Supply Dis-
trict may
extend its
territory.

striking out section one and substituting the following:—
Section 1. The inhabitants of the town of Dracut, liable to taxation in said town and residing within the territory inclosed by the following boundary lines, to wit:—Beginning at a point on the Lowell and Dracut line three hundred feet northwest from the center of Old Meadow road, thence northerly by a line parallel with and three hundred feet northwesterly from the center of said Old Meadow road to a point formed by the intersection of the line just described, and a line parallel with and three hundred feet westerly from the center line of Phineas street, thence in a northerly direction by the said line parallel with and three hundred feet west of Phineas street, to a point three hundred feet west of the center line of Lakeview avenue, thence northerly and parallel with said center line of Lakeview avenue to a point three hundred feet beyond the point of intersection of the center line of Lakeview avenue with the center line of the New Boston road, so-called, and thence easterly by a straight line to the boundary stone at the northwest corner of the lot of land on which the reservoir is now situated, thence along the north boundary line of said reservoir lot to the northeast bound, thence southerly along the easterly line of said reservoir lot to the southeast corner bound, thence in a straight line to a point two hundred feet from Fox avenue just east of and near the building formerly known as the Milton Fox residence, thence along a line two hundred feet from and parallel with the center line of said Fox avenue to a point formed by the intersection of said line with a line parallel to and three hundred feet southeasterly from Broadway, thence southwesterly by a line parallel with and three hundred feet southeasterly from said Broadway to a point formed by the intersection of said line with a line parallel to and three hundred feet north of the center line of Loon Hill road, so-called, thence easterly by said line three hundred feet north of and parallel with Loon Hill road, a distance of fifteen hundred feet, thence parallel with and fifteen hundred feet southeasterly from said Broadway to a point formed by the intersection of said line parallel with Broadway and the Lowell and Dracut line, thence by the said Lowell and Dracut line to the point of beginning,—shall constitute a water district, and are hereby made a body corporate by the name of the Dracut Water Supply District, for the purpose of supplying themselves with water for the extinguishment of fires and

for domestic and other purposes, with power to establish fountains and hydrants and to relocate and discontinue the same, to regulate the use of such water and to fix, and collect rates to be paid therefor, and to take, or acquire by lease, purchase or otherwise, and to hold property, lands, rights of way and easements for the purposes mentioned in this act, and to prosecute and defend in all actions relating to the property and affairs of the district. The said district shall not enter upon, construct or lay any conduits, pipes or other works within the location of any railroad corporation, except at such time and in such manner as it may agree upon with such corporation, or, in case of failure so to agree, as may be approved by the public service commission.

Dracut Water Supply District may extend its territory.

SECTION 2. The Dracut Water Supply District, for the purpose of meeting the expense of laying mains and pipes in the district as extended by this act, is hereby authorized to borrow a sum not exceeding twenty thousand dollars, and may, from time to time, issue bonds or notes therefor. Each authorized issue shall constitute a separate loan. Such bonds or notes shall bear on their face the words, Dracut Water Supply District Loan, Act of 1919, and shall be payable by such annual payments, beginning not more than one year after the respective dates thereof, as will extinguish each loan within twenty years after its date. The amount of such annual payment in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. The said bonds or notes shall be signed by the treasurer and countersigned by a majority of the water commissioners of said district. The district may sell the said securities at public or private sale upon such terms and conditions as it may deem proper, but not for less than their par value, and the proceeds, except premiums, shall be used only for the purposes herein specified.

Dracut Water Supply District Loan, Act of 1919.

SECTION 3. The said district shall, at the time of authorizing said loan or loans, provide for the payment thereof by such annual payments, beginning not more than one year after the date of the loan, as will extinguish the same within the time prescribed by this act. When a vote to that effect has been passed, a sum, which with the income derived from water rates will be sufficient to pay the annual expense of operating its water works and the interest as it accrues on the bonds or notes issued as aforesaid, and to make such payments on the principal as may be required under the

Payment of loan.

provisions of this act, shall, without further vote of the district, be raised by taxation, and the treasurer of the district shall certify to the assessors of the town of Dracut the amount necessary to be raised for meeting the maturing debt not provided for.

To be submitted to voters, etc.

SECTION 4. This act shall take effect upon its acceptance by a majority vote of the legal voters in the territory hereby annexed and by a majority vote of the legal voters in the Dracut Water Supply District as at present constituted, present and voting thereon at meetings called in the manner provided by section ten of chapter four hundred and thirty-three of the acts of nineteen hundred and five, but for the purpose of submitting this act to the voters as aforesaid it shall take effect upon its passage.

Approved April 2, 1919.

Chap. 119 AN ACT MAKING AN APPROPRIATION FOR THE EXPENSES OF A PARADE IN BOSTON OF THE TWENTY-SIXTH DIVISION, UNITED STATES ARMY, AND FOR OTHER LIKE EXPENSES.

Emergency preamble.

Whereas, Due preparation for the reception in Boston of the twenty-sixth division of the United States army requires a prompt appropriation of money by the commonwealth, therefore the following act is hereby declared to be an emergency measure, as necessary for the immediate preservation of the public convenience.

Be it enacted, etc., as follows:

Appropriation, expenses of parade in Boston of twenty-sixth division, United States army, etc.

SECTION 1. To provide for the expenses of a parade in Boston upon the return of the twenty-sixth division of the United States army and for the cost of suitable entertainment of the members of the said division and of other returning soldiers, sailors and marines, a sum not exceeding three hundred thousand dollars is hereby appropriated to be paid out of the general fund or ordinary revenue of the commonwealth, to be expended under the direction of the governor.

SECTION 2. This act shall take effect upon its passage.

Approved April 3, 1919.

**AN ACT TO AUTHORIZE THE CITY OF CAMBRIDGE TO RETIRE *Chap. 120*
AND PENSION CERTAIN EMPLOYEES OF THE BOARD OF
HEALTH.**

Be it enacted, etc., as follows:

SECTION 1. The city of Cambridge may retire on pensions equal to one half of the annual compensation last received by them, any employees of the board of health of said city, or of any officer succeeding to the powers of said board, engaged in the work of inspection, disinfection or prevention in respect to contagious diseases.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

City of Cambridge may retire certain members of the board of health.

To be submitted to city council, etc.
Proviso.

Approved April 3, 1919.

[Accepted May 6, 1919.]

[1854, 257; 1857, 76, 77; 1859, 168; 1860, 48; 1862, 25; 1863, 142; 1869, 245; 1873, 245; 1876, 211; 1878, 239; 1881, 78; 1882, 193; 1885, 269; 1890, 275; 1894, 351, 540; 1895, 160, 343; 1899, 371; 1900, 95; 1902, 393; 1903, 225; 1906, 362; 1908, 101; 1912, 693; 1913, 299, 548; 1914, 178; 1917, 199, Spec.]

**AN ACT RELATIVE TO THE COMPENSATION OF MEMBERS OF *Chap. 121*
THE BOARD OF ALDERMEN OF THE CITY OF FALL RIVER.**

Be it enacted, etc., as follows:

SECTION 1. Clause Fifth of section fifteen of chapter three hundred and ninety-three of the acts of nineteen hundred and two, is hereby amended by striking out the word "two", in the third line, and substituting the word:— four, — so that the said clause will read as follows:— *Fifth.* The compensation of the members of the board of aldermen shall be fixed by ordinance but shall not exceed four hundred dollars each in any one year.

1902, 393, § 15,
clause fifth,
amended.

Compensation
of aldermen
of city of Fall
River.

SECTION 2. This act shall take effect upon its acceptance by the mayor and city council of said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

To be submitted to
mayor and
city council,
etc.
Proviso.

Approved April 3, 1919.

[1917, 234, Spec.; 1918, 105, Spec.]

Chap.122 AN ACT FURTHER EXTENDING THE TIME FOR THE ORGANIZATION OF THE BAY STATE LIFE INSURANCE COMPANY.

Be it enacted, etc., as follows:

1917, 234 (S),
§ 3, etc.,
amended.

Bay State Life
Insurance Com-
pany, time for
organization
extended.

Time of
taking effect.

SECTION 1. Chapter two hundred and thirty-four of the Special Acts of nineteen hundred and seventeen, as amended by chapter one hundred and five of the Special Acts of nineteen hundred and eighteen, is hereby further amended by striking out section three and substituting the following:—

Section 3. The capital stock of the corporation shall be two hundred and fifty thousand dollars, divided into ten thousand shares of the par value of twenty-five dollars each. The capital stock together with a surplus of not less than two hundred and fifty thousand dollars shall be paid in in cash within four years after the date of the passage of this act; and no certificates of shares and no policies shall be issued until the whole capital stock and surplus are paid in.

SECTION 2. This act shall take effect as of the third day of April, nineteen hundred and nineteen.

Approved April 4, 1919.

[1917, 301, Spec.]

Chap.123 AN ACT TO AUTHORIZE THE TOWN OF WAKEFIELD TO BORROW MONEY FOR NEW SCHOOL BUILDINGS.

Be it enacted, etc., as follows:

Town of Wake-
field may bor-
row money
for new school
buildings.

Rate of
interest.

SECTION 1. For the purpose of constructing and equipping school buildings and procuring land therefor, the town of Wakefield may borrow a sum not exceeding three hundred thousand dollars in excess of the statutory limit of indebtedness, and may issue notes or bonds therefor. Such notes or bonds shall bear on their face the words, Wakefield School Loan, Act of 1919, shall be payable by such annual payments beginning not more than one year after their respective dates, as will extinguish each loan within twenty years from its date, and the amount of such annual payment in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. Each authorized issue of notes or bonds shall constitute a separate loan. Said notes or bonds shall bear interest at such rate as may be fixed by the town treasurer, with the approval of the selectmen. The town may sell the said securities at

public or private sale upon such terms and conditions as it may deem proper, but not for less than their par value, and the proceeds shall be used only for the purposes herein specified. Premiums received on loans hereby authorized shall be used as provided by general law.

SECTION 2. The town shall, at the time of authorizing ^{Payment of}
the said loan or loans, provide for the payment thereof in
accordance with the provisions of section one of this act,
and when a vote to that effect has been passed, a sum suffi-
cient to pay the interest as it accrues on the said notes or
bonds and to make such payments on the principal as may
be required by this act, shall, without further vote, be as-
sessed by the assessors of the town annually thereafter, in
the same manner as other taxes, until the debt incurred by
the loan or loans is extinguished.

SECTION 3. This act shall take effect upon its passage.

Approved April 5, 1919.

AN ACT TO VALIDATE THE CURRENT ANNUAL TOWN MEETING *Chap. 124*
OF THE TOWN OF MARSHFIELD.

Be it enacted, etc., as follows:

SECTION 1. All action taken by the town of Marshfield at the annual town meeting held on the third day of March in the current year is hereby validated and confirmed notwithstanding any irregularity in the date as printed on the warrant therefor.

Current an-
ual town
meeting of
town of
Marshfield
validated.

SECTION 2. This act shall take effect upon its passage.

Approved April 5, 1919.

AN ACT TO INCORPORATE SWAN LAKE CEMETERY ASSOCIATION *Chap. 125*
IN THE TOWN OF DENNIS.

Be it enacted, etc., as follows:

SECTION 1. Jonathan P. Edwards, Zabina H. Small, Isaac W. Peterson, Ahira Kelley, Wilbur K. Kelley, Edwin H. Edwards, James T. Snow, Edgar F. Wixon, Elmer B. Lewis, Isaac D. Pierce, Smith R. Kelley and Albert R. Howes, their associates and successors, together with such persons as are legally or equitably entitled to lots in the cemetery hereinafter mentioned, or the representatives of their heirs or devisees if such persons are deceased, are hereby made a corporation by the name of Swan Lake Cemetery Association, for the purpose of acquiring, holding, main-

Swan Lake
Cemetery
Association,
incorporated.

taining and improving for a place of burial for the dead those parcels of land situated in that part of the town of Dennis called Dennisport and known as Swan Lake Cemetery. Said corporation shall have all the powers and privileges and shall be subject to all the general laws now or hereafter in force relating to such corporations.

Rights of corporation.

May acquire Swan Lake Cemetery, etc.

May take and hold property, etc.

Officers, number, term of office, powers, etc.

Directors to have general control of property, etc.

SECTION 2. The said corporation shall have the right to make by-laws, prescribe the qualifications for membership, subject to the foregoing provisions, the manner of election to membership, and the methods of conducting the business of the corporation, including all other matters ordinarily regulated by corporation by-laws.

SECTION 3. The said corporation is hereby authorized to acquire possession and control of said cemetery, including the rights of those persons who are legally or equitably entitled to lots therein, or the representatives of their heirs or devisees if such persons are deceased, and may acquire by gift, bequest, devise or otherwise and hold so much real and personal property as may be necessary or appropriate for the purposes of the corporation.

SECTION 4. The said corporation may take and hold any grant, gift or bequest of property in trust, or otherwise, and apply the same, or the income thereof, to the care, maintenance, protection, improvement or embellishment of its cemetery and the structures therein or thereon, or to the care, repair, improvement, preservation or embellishment of any lot therein or its appurtenances, and to the payment of current and incidental expenses of the cemetery, and to no other purposes.

SECTION 5. The officers of the corporation shall consist of a board of directors, the number and term of office of whom shall be fixed by the by-laws, a treasurer and a clerk, all of whom shall be elected at the annual meeting of the corporation, and a president to be elected by the directors from their number, and such other officers as may be provided for by the by-laws.

The directors shall have the general management and control of the property and funds of the corporation, of its expenditures, of the sale of lots in the cemetery, and of its other affairs, and shall make report of their doings to the corporation at its annual meeting. At meetings of the corporation a quorum for the transaction of business shall consist of not less than seven persons, appearing in person or by proxy.

SECTION 6. Meetings of the members of the said corporation shall be held in that part of the town of Dennis called Dennisport, and shall be called by mailing to each of the members, postage prepaid, a notice setting forth the place, day and hour of the meeting, or by publication of the notice in some newspaper published in the county of Barnstable, at least ten days before the date of the meeting.

Holding of meetings, etc.

Approved April 5, 1919.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO PAY AN *Chap. 126*
ANNUITY TO THE WIDOW OF CHARLES E. DEININGER.

Be it enacted, etc., as follows:

SECTION 1. The city of Boston may pay a sum not exceeding seventy-five dollars a month to Grace Lenz Deininger, the widow of Charles E. Deininger, late a member of the police department of the said city who was murdered while in the discharge of his duty. The said annuity shall be paid to the widow so long as she remains unmarried, but if she shall die at any time within sixteen years after the passage of this act, leaving any minor child or children of Charles E. Deininger surviving, the said annuity shall continue to be paid for the benefit of such child or children as joint tenants until the expiration of sixteen years as aforesaid.

City of Boston
may pay an
annuity to widow
of Charles E.
Deininger.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of the said city, with the approval of the mayor, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

To be submitted to city
council, etc.

Proviso.

Approved April 5, 1919.

[Accepted June 25, 1919.]

[1902, 255; 1910, 601; 1911, 465; 1913, 765; 1915, 302, Spec.; 1918, 163, § 2, Spec.]

AN ACT TO AUTHORIZE THE BERKSHIRE STREET RAILWAY *Chap. 127*
COMPANY TO SELL AND TRANSMIT ELECTRICITY FOR CERTAIN
PURPOSES.

Be it enacted, etc., as follows:

SECTION 1. In addition to the powers conferred upon it by chapter four hundred and sixty-five of the acts of nineteen hundred and eleven, the Berkshire Street Railway Company, its successors and assigns, may sell and deliver electricity generated by it to any electric company, as defined by section one of chapter seven hundred and forty-two of the acts of nineteen hundred and fourteen, to any municipal lighting plant, as defined by section ninety-two of said

Berkshire
Street Railway
Company may
sell and trans-
mit electricity
for certain
purposes.

chapter seven hundred and forty-two, as amended by section two of chapter two hundred and five of the General Acts of nineteen hundred and seventeen, to any town in the county of Berkshire in which no person or corporation is engaged in the business of generating or distributing electricity for sale therein, which takes the action required by section one hundred and nine of said chapter seven hundred and forty-two, and to the town of Blandford; and, with the prior consent of the selectmen of any such town, to private persons, firms and corporations therein. It may also transmit for electric companies within said county electricity furnished by them for transmission to other electric companies within said county.

Supplying of towns to be subject to certain provisions of law.

Town of Blandford, when deemed to have waived certain right.

Erection of poles, wires, etc., authorized.

SECTION 2. The supplying of any town by said company as aforesaid shall, except as is otherwise provided herein, be subject to the provisions of sections one hundred and nine, one hundred and ten and one hundred and eleven of chapter seven hundred and forty-two of the acts of nineteen hundred and fourteen, whether said company is operating a street railway in said town or not.

SECTION 3. If the town of Blandford shall contract to purchase electricity from said company as herein authorized, it shall be deemed thereby to have waived its right under section two of chapter one hundred and sixty-three of the Special Acts of nineteen hundred and eighteen to purchase electricity from the city of Springfield.

SECTION 4. For the purposes of this act, said company may lay, erect, maintain and use, subject to the provisions of all general laws relating to electric companies now or hereafter in force and applicable thereto, poles, wires and other structures in, upon, along, under and across the public ways of any city or town, and over or under any private land with the consent of the owners thereof.

SECTION 5. This act shall take effect upon its passage.

Approved April 9, 1919.

Chap.128 AN ACT TO AUTHORIZE THE CITY OF HAVERHILL TO PAY A SUM OF MONEY TO CERTAIN MEMBERS OF THE STATE GUARD FOR SERVICES RENDERED.

Be it enacted, etc., as follows:

City of Haverhill may pay a sum of money to certain

SECTION 1. The city of Haverhill may pay to each member of company F of the machine gun company, detached members of the Massachusetts state guard, and to the en-

listed men who performed duty at Camp Kenoza in Haverhill during the influenza epidemic in the autumn of nineteen hundred and eighteen, the sum of three dollars a day for each day's service rendered, according to a pay roll heretofore filed with the board of health of said city.

members of
state guard,
etc.

SECTION 2. This act shall take effect upon its passage.

Approved April 9, 1919.

[1890, 24.]

AN ACT TO AUTHORIZE THE EMERSON COLLEGE OF ORATORY *Chap. 129*
TO GRANT THE DEGREE OF BACHELOR OF LITERARY INTER-
PRETATION.

Be it enacted, etc., as follows:

The Emerson College of Oratory may grant the degree of Bachelor of Literary Interpretation to students properly accredited and recommended by a majority of its trustees, provided that the course of instruction furnished by the corporation shall occupy not less than four years, and that no such degree shall be granted to any person who has not taken said full four years course, or a course in some other institution of learning and in the Emerson College of Oratory, which a majority of said trustees shall consider the equivalent of said four years course. *Approved April 9, 1919.*

Emerson Col-
lege of Oratory
may grant
degree of
Bachelor of
Literary Inter-
pretation.
Proviso.

AN ACT TO AUTHORIZE THE BOARD OF TRUSTEES OF GORDON *Chap. 130*
BIBLE COLLEGE TO GRANT CERTAIN DEGREES.

Be it enacted, etc., as follows:

The board of trustees of Gordon Bible College, incorporated under the general laws of the commonwealth, is hereby authorized to grant, upon graduation, to its students who are properly accredited and recommended by a majority of the faculty, the following degrees: in the four-year college course, the degree of Bachelor of Theology (Th.B.); in the three-year course of the school of theology, the degree of Bachelor of Divinity (B.D.).

Trustees of
Gordon Bible
College may
grant certain
degrees.

Approved April 9, 1919.

AN ACT TO AUTHORIZE THE TOWN OF ATHOL TO ACQUIRE *Chap. 131*
LAND FOR SCHOOL PURPOSES.

Be it enacted, etc., as follows:

The town of Athol, acting by its school committee, may purchase for a price not exceeding fifteen hundred dollars

Town of Athol
may acquire
land for school
purposes.

a certain tract of land situated on the corner of Sanders and Chestnut streets in said town, and owned by the heirs of Bartlett Fay, for the purpose of erecting thereon a building or buildings to be used as a public school or schools, notwithstanding the provisions of chapter two hundred and sixty-three of the General Acts of nineteen hundred and fifteen.

Approved April 9, 1919.

[1916, 257, Spec.; 1917, 146, Spec.]

Chap.132 AN ACT RELATIVE TO THE MAXIMUM PENSION PAYABLE TO RETIRED SCHOOL JANITORS OR ATTENDANCE OFFICERS IN THE CITY OF BOSTON.

Be it enacted, etc., as follows:

1916, 257 (S),
§ 1, etc.,
amended.

Maximum
pension pay-
able to retired
school janitors
or attendance
officers in city
of Boston.

To be sub-
mitted to
mayor, city
council, and
school com-
mittee.

SECTION 1. Section one of chapter two hundred and fifty-seven of the Special Acts of nineteen hundred and sixteen, as amended by chapter one hundred and forty-six of the Special Acts of nineteen hundred and seventeen, is hereby further amended by striking out the words "three hundred and sixty", in the tenth and eleventh lines, and substituting the words:—five hundred,—so as to read as follows:—*Section 1.* The school committee of the city of Boston may retire, with an annual pension, any janitor or attendance officer in the service of the schools who has reached the age of sixty years, after completing a period of not less than twenty-five years in the said service, and who has become physically incapacitated. Such pension shall be equal to one half the compensation to which the pensioner would have been entitled for full employment during the last year of his service, but in no case shall it exceed five hundred dollars a year, and in the case of a janitor the rate of pension shall be based upon his net compensation as determined by the school committee.

SECTION 2. This act shall take effect upon its acceptance by the mayor, the city council, and the school committee of the city of Boston.

Approved April 9, 1919.

[Accepted by School Committee, April 21, 1919.]

**Chap.133 AN ACT TO INCORPORATE THE STOCKBRIDGE LIBRARY ASSO-
CIATION.**

Be it enacted, etc., as follows:

Stockbridge
Library Asso-
ciation, incor-
porated.

SECTION 1. Richard R. Bowker, Mary E. Hull, Edward B. Owen, Agnes W. Canning, Mary Adele Brewer, George G. Merrill, and Samuel B. Churchill, trustees of the vol-

unitary association known as the Stockbridge Library Association, their associates and successors, are hereby made a corporation by the name of the Stockbridge Library Association for the purpose of maintaining a free public library in the town of Stockbridge, with all the powers and privileges and subject to all the duties, restrictions and liabilities set forth in all general laws now or hereafter in force applicable to such corporations.

SECTION 2. Upon the acceptance of this act by the said voluntary association known as the Stockbridge Library Association at a regular annual meeting, or at any special meeting duly called therefor, the corporation hereby created shall succeed to all the powers, rights and obligations of said association, and all members of said voluntary association shall thereupon become members of said corporation; and all property, both real and personal, and all property rights, now held or owned by said voluntary association or heretofore conveyed to trustees for its benefit, shall, upon the acceptance of this act as aforesaid, be vested in the corporation hereby created and thereafter shall be held by it in fee simple upon the same uses and trusts upon which the same are now held.

Approved April 11, 1919.

To succeed to
certain powers,
rights, obliga-
tions, etc.

AN ACT AUTHORIZING THE CITY OF QUINCY TO ESTABLISH A *Chap. 134*
HOSPITAL.

Be it enacted, etc., as follows:

SECTION 1. The city of Quincy is hereby authorized to construct and maintain a hospital for the reception, care and treatment of persons who by reason of misfortune or poverty may require temporary medical or surgical relief and treatment for sickness or injuries.

City of Quincy
may establish
a hospital.

SECTION 2. Subject to such rules and regulations as the city council of said city may establish by ordinance, the expenditure of all moneys appropriated for, or given or bequeathed to the said hospital, the general management, care and control of the hospital and all its branches, together with all buildings and grounds connected therewith, the equipment thereof, and the authority to employ and remove superintendents, nurses, attendants, and all other agents and employees, shall be vested in a board of managers, consisting of five persons. The said board shall constitute one of the administrative boards of the city, and the members shall be appointed by the mayor without confirmation

Board of
managers to
expend moneys,
to be vested
with manage-
ment, care and
control of
hospital, etc.

Terms of
members.

by the city council. The mayor may remove at any time any member of the board by a written notice to the person so removed, giving his reason therefor; and a copy of said notice shall be filed in the office of the city clerk. Upon the establishment of the hospital, the mayor shall appoint the members of said board for terms expiring on the first Monday of January in the first, second, third, fourth and fifth years following such establishment, respectively, and thereafter, as the term of a member expires, the mayor shall appoint a successor for the term of five years, from the first Monday of January in the year of appointment.

City may
acquire lands
and buildings,
etc.

SECTION 3. The said city may acquire lands and buildings for hospital purposes by gift, bequest or devise, by purchase or by right of eminent domain. Whenever land is taken by the city for the said purposes by right of eminent domain it shall be taken in the manner in which land may be taken by cities for public playgrounds, and any person whose property is so taken shall have the same remedies against the city for the recovery of compensation therefor and damages on account of the taking which the owner of land taken for public playgrounds may have against a city for land taken for public playgrounds.

City may
accept prop-
erty given for
benefit of
hospital, etc.

SECTION 4. The city of Quincy may accept money or other property given, bequeathed or devised to it for the benefit of said hospital, and the principal and income thereof shall be held and applied according to the terms of the gift, devise or bequest.

SECTION 5. This act shall take effect upon its passage.

Approved April 12, 1919.

Chap. 135 AN ACT MAKING AN APPROPRIATION FOR SUPPRESSING THE EUROPEAN CORN-BORER, SO-CALLED.

Emergency
preamble.

Whereas, The damage to food and other plants due to the corn-borer constitutes a serious menace the control of which requires a prompt appropriation by the commonwealth; therefore the following act is hereby declared to be an emergency measure, as necessary for the immediate preservation of the public convenience.

Be it enacted, etc., as follows:

Appropriation,
suppression of
European
corn-borer,
so-called.

SECTION 1. To provide for the expense of suppressing the European corn-borer, so-called, a sum not exceeding thirty thousand dollars is hereby appropriated, to be paid out of the general fund or ordinary revenue of the common-

wealth, and to be expended under the direction of the state department of agriculture.

SECTION 2. This act shall take effect upon its passage.

Approved April 14, 1919.

[1876, 16; 1882, 78; 1900, 454; 1905, 223.]

AN ACT RELATIVE TO DEATH BENEFITS OF THE BOSTON *Chap. 136*
POLICE RELIEF ASSOCIATION.

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter seventy-eight of the acts of eighteen hundred and eighty-two is hereby amended by inserting after the word "same", in the eighth line, the words: — and to members discharged or resigning from the police department of the city of Boston who have been members of the association for ten years or more and were in good standing at the time of their resignation or discharge, — and by inserting after the word "members", in the ninth line, the words: — and such members resigning or discharged as aforesaid, — so as to read as follows: — *Section 1.* Chapter sixteen of the acts of the year eighteen hundred and seventy-six is hereby amended so that the benefit to accrue by reason of the decease of members of the Boston Police Relief Association, or their wives, may be extended to such members as may be retired under section five of chapter two hundred and forty-four of the acts of the year eighteen hundred and seventy-eight and the amendments to the same, and to members discharged or resigning from the police department of the city of Boston who have been members of the association for ten years or more and were in good standing at the time of their resignation or discharge: *pro- provided*, that such retired members and such members resigning or discharged as aforesaid shall have no voice in the government of said association, shall comply with the by-laws thereof, and shall receive no benefit from said association for sickness or disability.

1882, 78, § 1.
amended.

Death benefits of Boston Police Relief Association extended to members resigning or discharged from Boston police department, etc.

Proviso.

SECTION 2. This act shall take effect upon its passage.

Approved April 16, 1919.

AN ACT TO AUTHORIZE THE TOWN OF ATHOL TO BORROW *Chap. 137*
MONEY FOR THE PURPOSE OF ERECTING A TOWN HALL.

Be it enacted, etc., as follows:

SECTION 1. For the purpose of constructing and equipping a town hall building, the town of Athol may

Town of Athol may borrow money for purpose of

erecting a
town hall.

Athol Town
Hall, or,
Soldiers and
Sailors Memo-
rial Building,
Act of 1919.

borrow a sum not exceeding seventy-five thousand dollars, in excess of the statutory limit of indebtedness, and may issue bonds or notes therefor. Such bonds or notes shall bear on their face the words, Athol Town Hall, or, Soldiers and Sailors Memorial Building, Act of 1919, shall be payable by such annual payments beginning not more than one year after their respective dates as will extinguish each loan within twenty years from its date, and the amount of such annual payment in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. Each authorized issue of bonds or notes shall constitute a separate loan. Said bonds or notes shall bear interest at such rate as may be fixed by the treasurer, with the approval of the selectmen. The town may sell the said securities at public or private sale, upon such terms and conditions as may be deemed proper, but not for less than their par value, and the proceeds of the loan, except premiums, shall be used only for the purposes herein specified.

Votes passed
at annual
meeting author-
izing borrow-
ing of money
for certain
purposes
validated, etc.

SECTION 2. The unanimous vote passed by the town of Athol at its annual meeting held on the seventeenth day of February in the current year, which authorized the borrowing of one hundred and fifty thousand dollars for a town hall or soldiers' and sailors' memorial building, and of thirty-five thousand dollars for schoolhouse purposes, is hereby validated and confirmed, and the town is hereby authorized to borrow for the said purposes in accordance with the said votes, notwithstanding that the total amount authorized is in excess of the amount which might be borrowed in accordance with the general law, and that an actual count of the votes was not taken. The loan of seventy-five thousand dollars, outside the debt limit, hereby authorized, shall be deemed a part of the one hundred and fifty thousand dollars authorized to be borrowed for the purpose of constructing a town hall or soldiers' and sailors' memorial building.

SECTION 3. This act shall take effect upon its passage.

Approved April 16, 1919.

*Chap. 138 AN ACT TO AUTHORIZE THE TOWN OF ROCKLAND TO PENSION
THOMAS F. KENDRIGAN.*

Be it enacted, etc., as follows:

Town of
Rockland may
pension
Thomas F.
Kendrigan.

SECTION 1. The town of Rockland may pay to Thomas F. Kendrigan a pension of thirty-three dollars a month for the remainder of his life on account of the faithful service

rendered by him to the town as constable and night watchman for a period of more than thirty years.

SECTION 2. This act shall take effect upon its passage.

Approved April 16, 1919.

AN ACT AUTHORIZING THE CITY OF HOLYOKE TO PAY A SUM *Chap. 139*
OF MONEY TO THE WIDOW OF MICHAEL H. GILLIGAN.

Be it enacted, etc., as follows:

SECTION 1. The city of Holyoke may pay to the widow of Michael H. Gilligan, formerly a permanent member of its fire department, the sum of one thousand dollars, of which three hundred dollars shall be paid during the current year, a like sum during the year nineteen hundred and twenty, and the sum of four hundred dollars during the year nineteen hundred and twenty-one.

City of
Holyoke may
pay a sum of
money to
widow of
Michael H.
Gilligan.

SECTION 2. This act shall take effect upon its acceptance by the board of aldermen of said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

To be sub-
mitted to
board of
aldermen, etc.
Proviso.

Approved April 16, 1919.

[Accepted May 8, 1919.]

AN ACT AUTHORIZING THE CITY OF HOLYOKE TO PAY A SUM OF *Chap. 140*
MONEY TO THE NEXT OF KIN OF WILLIAM J. MAYS.

Be it enacted, etc., as follows:

SECTION 1. The city of Holyoke may pay to the next of kin of William J. Mays, formerly a permanent member of its fire department, one half of the balance of the salary that he would have received had he lived and continued to serve, on full time, in the said capacity during the remainder of the current year.

City of
Holyoke may
pay a sum of
money to the
next of kin of
William J.
Mays.

SECTION 2. This act shall take effect upon its acceptance by the board of aldermen of said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

To be sub-
mitted to
board of
aldermen, etc.
Proviso.

Approved April 16, 1919.

[Accepted May 8, 1919.]

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO PAY AN *Chap. 141*
ANNUITY TO THE WIDOW OF THOMAS H. LYNCH.

Be it enacted, etc., as follows:

SECTION 1. The city of Boston may pay to Henrietta Lynch, widow of Thomas H. Lynch, formerly an inspector

City of Boston
may pay an
annuity to

widow of
Thomas H.
Lynch.

To be sub-
mitted to city
council, etc.
Proviso.

in the police department of the city, who died from illness contracted in the performance of his duty, an annuity not exceeding nine hundred dollars, to continue so long as she remains unmarried.

SECTION 2. This act shall take effect upon its acceptance by vote of the city council of the city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved April 16, 1919.

[First Parish in Dorchester, 1831, 15; 1836, 8; 1846, 63; 1864, 52; 1882, 71; 1890, 286; 1912, 282; First Parish Church in Dorchester, 1913, 199.]

Chap. 142 AN ACT TO AUTHORIZE THE FIRST PARISH CHURCH IN DORCHESTER TO CONVEY ITS PROPERTY TO THE FIRST PARISH IN DORCHESTER.

Be it enacted, etc., as follows:

First Parish
Church in
Dorchester
may convey
its property
to the First
Parish in
Dorchester.

Certificate to
be filed after
conveyance of
property.

First Parish
Church in
Dorchester
to be dissolved.

Adoption of
new corporate
name, etc.

SECTION 1. The First Parish Church in Dorchester, incorporated in the year nineteen hundred and thirteen, may transfer all real and personal property held by it to the First Parish in Dorchester; and the First Parish in Dorchester may receive, hold and administer the same with power to sell, transfer, mortgage or otherwise deal with the said property, subject, however, to any restrictions or limitations in the original grant, gift or devise thereof.

SECTION 2. After having conveyed all its property to the First Parish in Dorchester as above provided, the officers of the First Parish Church in Dorchester shall file a certificate to that effect with the commissioner of corporations; and the First Parish Church in Dorchester shall thereupon be dissolved, subject to the provisions of section fifty-two of chapter four hundred and thirty-seven of the acts of nineteen hundred and three. After the dissolution of the First Parish Church in Dorchester, the First Parish in Dorchester may adopt the name First Parish Church in Dorchester, and in addition to the powers and privileges of a parish may also exercise the powers and have the privileges granted by law to incorporated churches. *Approved April 16, 1919.*

[1884, 59; 1888, 76; 1891, 176; 1900, 52; 1911, 658, 665; 1912, 164, 643, 686; 1914, 657; 1915, 327, Spec.]

**AN ACT TO AUTHORIZE THE TOWN OF MIDDLEBOROUGH TO *Chap. 143*
TAKE OVER THE PROPERTIES AND LIABILITIES OF THE
MIDDLEBOROUGH FIRE DISTRICT.**

Be it enacted, etc., as follows:

SECTION 1. The town of Middleborough is hereby authorized to take over all property and rights, and to assume all obligations, of the Middleborough fire district. All authority granted to said district and vested in its water commissioners shall remain in force, subject to such instructions, rules, and regulations as the town may impose by vote, and the commissioners now in office shall continue in office until their successors are elected in the manner provided for the election of water commissioners of the Middleborough fire district: *provided, however,* that the water commissioners shall be elected at the annual town meeting in the same manner in which other town officers are elected. The board of fire engineers shall continue to have charge of the fire department until such time as their successors are appointed in accordance with the general law. All receipts of the departments of the district taken over by the town shall be paid to the town treasurer, and all disbursements on account of the said departments shall be made by the treasurer in the same manner as bills of other departments of the town.

SECTION 2. For the purpose of submitting this act to the voters of the district and of the town, this act shall take effect upon its passage, but it shall not take further effect until accepted by a majority vote of the voters of the said district, present and voting thereon at a meeting called for the purpose, and by vote of a majority of the voters of the said town present and voting thereon at a meeting called for the purpose.

Approved April 16, 1919.

Town of
Middleborough
may take over
properties and
liabilities of
the Middle-
borough fire
district.

Proviso.

To be sub-
mitted to
voters, etc.

**AN ACT AUTHORIZING THE CITY OF MEDFORD TO RETIRE *Chap. 144*
AND PENSION GEORGE D. CUMMINGS.**

Be it enacted, etc., as follows:

SECTION 1. The city of Medford may retire George D. Cummings, for twenty-five years auditor of the city, and now physically disabled, with an annual pension of one thou-

City of
Medford may
retire George
D. Cummings.

sand dollars, that sum being one half of his present annual compensation.

SECTION 2. This act shall take effect upon its acceptance by vote of the board of aldermen of the city, subject to the provisions of its charter, provided that such acceptance occurs on or before December thirty-first of the current year.

Approved April 18, 1919.

To be submitted to
board of
aldermen, etc.
Proviso.

[1911, 748; 1913, 635; 1914, 712; 1915, 335, Spec.]

Chap. 145 AN ACT RELATIVE TO DRY DOCK AVENUE IN THE SOUTH BOSTON DISTRICT OF THE CITY OF BOSTON.

Be it enacted, etc., as follows:

Commission
on waterways
and public
lands may
expend addi-
tional money
for the con-
struction and
maintenance
of Dry Dock
avenue in
South Boston.

The commission on waterways and public lands, for the purpose of carrying out the provisions of chapter seven hundred and forty-eight of the acts of nineteen hundred and eleven, and acts in amendment thereof and in addition thereto, relative to the port of Boston, may expend for the construction and maintenance of Dry Dock avenue, so-called, on the property of the commonwealth in South Boston the sum of seventy thousand dollars. The said sum shall be in addition to any unexpended balance of the appropriation authorized by chapter one hundred and forty-three of the General Acts of nineteen hundred and eighteen for the further improvement and development of the port of Boston; and the said amount of seventy thousand dollars shall be taken from the appropriation of one million two hundred thousand dollars made in item number 329a of the general budget act of the current year.

Approved April 18, 1919.

Chap. 146 AN ACT TO AUTHORIZE THE TOWN OF WEST STOCKBRIDGE TO INCUR INDEBTEDNESS FOR CERTAIN PURPOSES.

Be it enacted, etc., as follows:

Town of West Stockbridge
may incur indebt-
edness for
purpose of
funding cer-
tain loans.

West Stock-
bridge Fund-
ing Loan, Act
of 1919.

SECTION 1. The town of West Stockbridge may incur indebtedness to an amount not exceeding four thousand dollars for the purpose of funding loans issued in anticipation of revenue of the year nineteen hundred and eighteen, and may issue notes of the town therefor, which shall bear on their face the words, West Stockbridge Funding Loan, Act of 1919. The notes shall be payable as follows:—one thousand dollars in nineteen hundred and nineteen, and one

thousand dollars annually thereafter, so that the whole indebtedness will be discharged in the year nineteen hundred and twenty-two.

SECTION 2. The assessors, without further vote of the town, shall annually assess a sum sufficient to meet the maturing principal and interest requirements of the loan herein authorized, until the same is extinguished.

Assessors to make assessments for purpose of extinguishing loan.

SECTION 3. This act shall take effect upon its passage.

Approved April 18, 1919.

AN ACT TO AUTHORIZE THE TOWN OF NATICK TO PAY A CERTAIN SUM OF MONEY TO THE WIDOW OF HOWARD L. FROST. *Chap. 147*

Be it enacted, etc., as follows:

SECTION 1. The town of Natick may pay the sum of two thousand dollars to Ella F. Frost, widow of Howard L. Frost, who was killed while in the performance of his duty as a member of the fire department of the town, in June, nineteen hundred and eighteen.

Town of Natick may pay a sum of money to widow of Howard L. Frost.

SECTION 2. The action of the said town at a town meeting held on March nineteenth, nineteen hundred and nineteen, in voting to pay the sum aforesaid to the said Ella F. Frost is hereby confirmed, and the town is authorized to appropriate and pay the said sum as if the said vote had been passed and the said appropriation had been made after the passage of this act.

Certain action of the town confirmed.

SECTION 3. This act shall take effect upon its passage.

Approved April 18, 1919.

AN ACT TO PROVIDE FOR THE ERECTION AND MAINTENANCE OF A PUBLIC BUILDING IN THE CITY OF LOWELL IN MEMORY OF SOLDIERS AND SAILORS. *Chap. 148*

Be it enacted, etc., as follows:

SECTION 1. There is hereby established a memorial public building commission for the city of Lowell, hereinafter called the commission, which shall be composed of the mayor of the city, ex officio, and four other members, registered voters of the city, who shall be appointed by the mayor with the approval of the municipal council. Vacancies occurring in the commission shall be filled for the unexpired term by appointment by the mayor with the approval of the municipal council. The members of the commission shall serve with-

Memorial public building commission for the city of Lowell established.

Filling of vacancies.

Members to serve without compensation.

Duties, powers etc., of commission.

Calling of meetings.

May acquire land, erect a public hall, etc.

Lowell Memorial Auditorium.

To have certain corporate powers of the city, etc.

Signing of contracts.

City may borrow money.

out compensation, and shall have no financial interest, directly or indirectly in the work of constructing the building, or in any contract relating thereto. The commission shall choose one of its members to act as chairman and shall appoint a clerk, shall keep a record of its proceedings, and may act in any matter in which it has jurisdiction by a majority vote of the commission at any meeting at which at least three members are present and of which all the members have had reasonable notice, or at which, at the time of action, all the members are present. Meetings may be called by the chairman or by a majority of the members.

SECTION 2. The commission is hereby authorized, in the name and behalf of the city of Lowell, to acquire, by purchase or otherwise, land within the limits of the city, not already appropriated to public uses, and to erect thereon and to furnish and equip a public hall or auditorium for the use of the people of the city. The building shall be known as the Lowell Memorial Auditorium, and shall be dedicated to the men and women of Lowell who were in the service of the country in the wars in which the United States has been engaged. It shall contain, in addition to a public hall or auditorium, other rooms and accommodations necessary or convenient for use in connection therewith, and shall be so designed as to afford suitable opportunity for the inscription of the names of residents of Lowell who have served in said wars, and for the preservation and exhibition of records and articles of historical interest in connection therewith. The commission shall have complete and exclusive control of the acquisition of land for, and the erection, furnishing and equipment of, said building, and the laying out of the grounds surrounding the same; it may make contracts in the name of the city, and the city solicitor shall, without additional compensation, advise the commission as to all matters within its jurisdiction, and shall prosecute and defend all suits arising from acts of the commission. The commission shall have and exercise, in accordance with the provisions of this act, all the corporate powers of the city under the law in respect to the purchase or taking of land for, and the erection of, said building. All contracts made by the commission shall be signed by a majority of its members.

SECTION 3. To provide the necessary funds for carrying out the provisions of this act, the city is hereby authorized to borrow, outside the limit of indebtedness fixed by law, a

sum not exceeding one million dollars, and to issue bonds or notes of the city therefor. Such bonds or notes shall be issued at such times and in such amounts as may be voted by the commission, shall be denominated, Lowell Memorial Auditorium Loan, Act of 1919, shall be payable in not more than twenty years from the dates of issue, and shall bear such rates of interest as may be fixed by the city treasurer with the approval of the mayor. The provisions of section fourteen of chapter seven hundred and nineteen of the acts of nineteen hundred and thirteen, and acts in amendment thereof and in addition thereto, shall apply to all loans made under authority of this act.

Lowell Memorial Auditorium
Loan, Act of 1919.

The municipal council shall authorize the borrowing of money at such times and in such amounts as may be voted by the commission, and it shall be the duty of the treasurer of the city to execute the bonds or notes in the name of the city, and of the mayor to countersign the same. The city auditor and the city treasurer shall act for the commission as for other city departments. The city treasurer shall keep separate all funds received for the purpose of constructing and equipping the said building and shall pay the same as directed by the commission. The commission shall make a written report of its doings to the municipal council, and shall furnish a detailed statement of its receipts and expenditures at the end of each financial year of the city.

Municipal
council to
authorize the
borrowing of
money, etc.

SECTION 4. All proceedings relative to the taking of land by the commission and the assessment and recovery of damages therefor shall be in accordance with the provisions of law relative to the laying out of highways. Whenever the price proposed to be paid for land for the purposes of this act is more than twenty-five per cent higher than its average assessed valuation during the previous three years, the land shall not be taken by purchase, but shall be taken by right of eminent domain.

Commission
to make
annual report
to municipal
council.

SECTION 5. The members of the commission first appointed, with the exception of the mayor, shall continue in office for the term of five years after their appointment: *provided, however,* that upon the completion of the building it shall be turned over to the city and upon its acceptance by the city and the appointment of the board of trustees herein-after provided for, the term of office of the commission shall cease.

Taking of
land, assess-
ment and
recovery of
damages there-
for, etc.

SECTION 6. The board of trustees shall consist of the mayor, ex officio, and three members appointed by him and

Term of office
of members.

Proviso.

Board of
trustees, mem-
bership, term

of office, filling
of vacancies,
etc.

approved by the municipal council, for terms of one, two, and three years, respectively, and upon the expiration of the term of office of each member, a successor shall be appointed by the mayor, with the approval of the municipal council for a term of three years. Any vacancy occurring in said board shall be filled by appointment for the unexpired term in the manner of the original appointment.

City may
appropriate
money for
maintenance
and opera-
tion of the
building, etc.

SECTION 7. After the completion and equipment of said building, the city may, for the purpose of keeping it in repair and for its maintenance and operation, appropriate from current revenue, or may raise by taxation, such sums as may be deemed necessary, the same to be expended as directed by the board of trustees.

Use of the
building
regulated.

SECTION 8. The board of trustees may, under rules and regulations to be prescribed by it, permit said building and the grounds or various parts thereof to be used, but no charge shall be made when the building is used for political meetings, for graduation exercises or other meetings of any educational institution under the control of the city, state or federal government, or for any lecture, entertainment or other meeting to which the public is admitted without charge. Free use of the building or grounds shall not be permitted for any gathering where an admission fee is charged, directly or indirectly, or a collection taken, or where any articles are sold from which any form of income or profit is derived.

Board of
trustees to
make annual
report to
municipal
council.

SECTION 9. The board of trustees shall, at the end of each financial year, make a written report to the municipal council of its doings, and shall furnish a detailed statement of its receipts and expenditures.

Certain ordi-
nance of city
of Lowell
annulled.

Repeal.

To be submitted
to municipal
council.

SECTION 10. An ordinance of the city of Lowell approved on the fifteenth day of May in the year nineteen hundred and six, entitled "An Ordinance to create a Commission to acquire a Site and to rebuild Huntington Hall", is hereby annulled. Chapter one hundred and thirty-six of the acts of nineteen hundred and eight, and so much of any other act as is inconsistent herewith, are hereby repealed.

SECTION 11. This act shall take effect upon its acceptance by the municipal council during the calendar year nineteen hundred and nineteen. *Approved April 18, 1919.*

[Accepted May 13, 1919.]

AN ACT DIRECTING THE SECRETARY OF THE COMMONWEALTH *Chap. 149*
TO FURNISH CERTAIN BOOKS AND DOCUMENTS TO THE TOWN
OF MEDWAY.

Be it enacted, etc., as follows:

The secretary of the commonwealth is hereby directed to furnish to the town of Medway, without cost to the town, a complete set of the reports of the decisions of the supreme judicial court, the index-digest thereof, a copy of the Revised Laws, and copies of all books and documents now required to be furnished to towns by chapter nine of the Revised Laws and acts in amendment thereof and in addition thereto, so far as the same may be available.

Secretary of
the common-
wealth to
furnish certain
books and
documents to
the town of
Medway.

Approved April 18, 1919.

AN ACT TO ESTABLISH A MUNICIPAL LIGHTING COMMISSION *Chap. 150*
FOR THE CITY OF TAUNTON.

Be it enacted, etc., as follows:

SECTION 1. The mayor of the city of Taunton shall, within thirty days after the passage of this act, appoint a municipal light commission to consist of three citizens of said city, who shall not hold other public office therein, and who shall serve for two, four and six years, respectively, from the first day of May, nineteen hundred and nineteen; and every two years thereafter, the mayor shall appoint one member for a term of six years. The commission shall select one of its members as chairman, to serve as such during its pleasure. The commission shall have and exercise the powers and be subject to the duties relative to the municipal lighting plant of said city which are now conferred or imposed by law upon the mayor, and shall have in addition all the powers and duties now conferred or imposed by law upon municipal light boards in towns. The members of the commission shall be paid from the receipts of, and annual appropriations for, the municipal lighting plant, such compensation as the municipal council shall from time to time determine. Any vacancy in the said commission shall be filled by the mayor within thirty days after its occurrence.

Municipal
light com-
mission for
city of
Taunton
established.

Powers, duties,
etc., of com-
mission.

Filling of
vacancies.

SECTION 2. The commission shall establish the office of manager and fix his salary. The manager shall be removable

Office of
manager estab-
lished, salary,
removal, etc.

Certain acts
not to apply
to city of
Taunton.

by said commission for cause after due notice and hearing, and shall not be a member of the commission.

SECTION 3. All acts or parts of acts inconsistent here-with shall not hereafter apply to the city of Taunton.

SECTION 4. This act shall take effect upon its passage.

Approved April 22, 1919.

[1901, 334.]

Chap. 151 AN ACT TO AUTHORIZE THE TOWN OF SHARON TO ACQUIRE AND OPERATE A STREET RAILWAY LINE AND A SYSTEM OF TRANSPORTATION BY MOTOR VEHICLES.

Be it enacted, etc., as follows:

Town of
Sharon may
acquire and
operate a part
of the Nor-
wood, Canton
and Sharon
Street Railway
Company and
a system of
transportation
by motor
vehicles.

SECTION 1. The town of Sharon may acquire by purchase or lease, or may take by right of eminent domain, the tracks, poles and equipment of, or used in connection with, that part of the street railway line owned by the Norwood, Canton and Sharon Street Railway Company which is located in Sharon, and may transport for hire passengers or freight over public ways by motor vehicles, either with or without tracks, and may build, equip, operate and maintain such vehicles for the said purpose. The town is hereby vested with all the powers and privileges and shall be subject to all the duties, liabilities and restrictions set forth in all general laws now or hereafter in force relating to street railway companies or to common carriers operating motor vehicles on highways. The town may sell, let or sublet any property acquired or leased under authority hereof, and any grantee, lessee or sub-lessee of the town shall succeed to all the powers, duties and restrictions conferred or imposed upon the said town in respect to the operation thereof.

Compensation
to be paid for
property taken
by right of
eminent
domain.

SECTION 2. In case the town and the said street railway company are unable to agree as to the compensation to be paid for any property taken hereunder by right of eminent domain, the same shall be determined in the same manner as for takings of property for highway purposes.

Town may
incur indebt-
edness.

SECTION 3. The town of Sharon, for the purpose of paying the necessary expenses and liabilities incurred under this act, may incur indebtedness, outside the statutory limit, to an amount not exceeding twenty thousand dollars, and may issue therefor from time to time bonds or notes. Such bonds or notes shall bear on the face the words, Town of Sharon Street Railway Loan, Act of 1919, shall be payable

Town of
Sharon Street
Railway Loan,
Act of 1919.

within a period not exceeding ten years from the dates of issue, and shall bear interest, payable semi-annually, at such rate as may be fixed by the treasurer with the approval of the board of selectmen. They shall be signed by the treasurer of the town and countersigned by a majority of the selectmen. The town may, from time to time, sell the said securities, or any part thereof, at public or private sale, but not for less than their par value, and the proceeds shall be used only for the purposes herein specified.

SECTION 4. The board of selectmen shall, subject to such rules, regulations and orders as may from time to time be voted at any duly held town meeting, have charge of the maintenance, operation, repair and management of the said street railway and of any motor vehicles acquired or operated by the town hereunder.

SECTION 5. This act shall take effect upon its acceptance by the voters of the town of Sharon at a special or annual town meeting called for the purpose.

Board of
selectmen to
have charge
of maintenance,
operation, etc.
of the railway
and motor
vehicles.

To be sub-
mitted to
voters.

Approved April 22, 1919.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO PAY A CERTAIN CLAIM OF THE ATLAS CONSTRUCTION COMPANY. *Chap. 152*

Be it enacted, etc., as follows:

SECTION 1. The city of Boston may compensate the Atlas Construction Company for the extra expense to which the company was put in the construction for the city of a wall on Deer Island, by reason of the fact that the company was obliged to take materials from places other than those agreed upon by the city and the company, prior to the making of the contract for the building of said wall, but the sum paid hereunder shall not exceed the amount of the said extra expense.

City of Boston
may pay a
certain claim
of the Atlas
Construction
Company.

SECTION 2. This act shall take effect upon its acceptance by the mayor and city council of the said city, in accordance with the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

To be sub-
mitted to
mayor and
city council,
etc.
Proviso.

Approved April 22, 1919.

Chap. 153 AN ACT MAKING APPROPRIATIONS FOR THE MAINTENANCE OF DEPARTMENTS, BOARDS, COMMISSIONS, INSTITUTIONS AND CERTAIN ACTIVITIES OF THE COMMONWEALTH, FOR INTEREST, SINKING FUND AND SERIAL BOND REQUIREMENTS AND FOR CERTAIN PERMANENT IMPROVEMENTS.

Be it enacted, etc., as follows:

Appropriations
for main-
tenance of
departments,
etc., and
interest, sink-
ing fund and
bond require-
ments, and
certain im-
provements.

SECTION 1. To provide for the maintenance of the several departments, boards, commissions and institutions, of sundry other services, and for certain permanent improvements, and to meet certain requirements imposed by law, the sums set forth in section two, for the several purposes and subject to the conditions therein specified, are hereby appropriated from the general fund or revenue of the commonwealth unless some other source of revenue is expressed, subject to the provisions of law regulating the disbursement of public funds and the approval thereof, for the fiscal year ending November thirtieth, nineteen hundred and nineteen, or for such other period as may be specified.

SECTION 2.

Service of the Legislative Department.

Legislative
Department.

Item		
1	For the compensation of senators, the sum of forty-one thousand dollars,	\$41,000 00
2	For compensation for travel of senators, a sum not exceeding four thousand dollars,	4,000 00
3	For the compensation of representatives, the sum of two hundred and forty-one thousand dollars,	241,000 00
4	For compensation for travel of representatives, a sum not exceeding twenty-two thousand three hundred dollars,	22,300 00
5	For the salaries of Henry D. Coolidge, clerk of the senate, and James W. Kimball, clerk of the house of representatives, the sum of eight thousand dollars,	8,000 00
6	For the salaries of William H. Sanger, assistant clerk of the senate, and Frank E. Bridgman, assistant clerk of the house of representatives, the sum of fifty-five hundred dollars,	5,500 00
7	For such additional clerical assistance to, and with the approval of, the clerk of the senate, as may be necessary for the proper despatch of public business, a sum not exceeding fifteen hundred dollars,	1,500 00
8	For such additional clerical assistance to, and with the approval of, the clerk of the house of representatives, as may be necessary for the proper despatch of public business, a sum not exceeding thirty-five hundred dollars,	3,500 00

Item		Legislative Department.
9	For the salaries of the doorkeepers of the senate and house of representatives, and the postmaster, with the approval of the sergeant-at-arms, a sum not exceeding fifty-two hundred dollars,	\$5,200 00
10	For the salaries of assistant doorkeepers and messengers to the senate and house of representatives, with the approval of the sergeant-at-arms, a sum not exceeding thirty-two thousand nine hundred dollars,	32,900 00
11	For compensation for travel of doorkeepers, assistant doorkeepers and messengers of the senate and house of representatives, with the approval of the sergeant-at-arms, a sum not exceeding twenty-four hundred dollars,	2,400 00
12	For compensation of the pages of the senate and house of representatives, with the approval of the sergeant-at-arms, a sum not exceeding six thousand one hundred and twenty dollars,	6,120 00
13	For compensation for travel of the pages of the senate and house of representatives, with the approval of the sergeant-at-arms, a sum not exceeding one thousand dollars,	1,000 00
14	For the salaries of the chaplains of the senate and house of representatives, the sum of twelve hundred dollars,	1,200 00
15	For such clerical and other assistance as the several committees on rules may be authorized to employ, a sum not exceeding thirteen thousand five hundred dollars,	13,500 00
16	For certain clerical and other assistance employed in and about the rooms of the general court by the sergeant-at-arms, a sum not exceeding thirty-five hundred dollars,	3,500 00
17	For authorized travelling and other expenses of committees of the present general court, with the approval of a majority of the committee incurring the expense, a sum not exceeding ten thousand dollars,	10,000 00
18	For expenses of advertising hearings of the committees of the present general court, including expenses of preparing and mailing advertisements to the various newspapers, with the approval of the auditor of the commonwealth, a sum not exceeding eight thousand five hundred dollars,	8,500 00
19	For expenses of summoning witnesses, and for fees of such witnesses, with the approval of the sergeant-at-arms, a sum not exceeding two hundred dollars,	200 00
20	For printing and binding ordered by the senate and house of representatives, or by concurrent order of the two branches, with the approval of the clerks of the respective branches, a sum not exceeding fifty-one thousand dollars,	51,000 00

Legislative
Department.

Item	
21	For printing and binding the manual for the general court, under the direction and with the approval of the clerks of the senate and house of representatives, a sum not exceeding five thousand seven hundred dollars,
22	For expenses in connection with the publication of the bulletin of committee hearings, with the approval of the joint committee on rules, a sum not exceeding fifteen thousand dollars,
23	For stationery for the senate, purchased by and with the approval of the clerk, a sum not exceeding eight hundred dollars,
24	For stationery for the house of representatives, purchased by and with the approval of the clerk, a sum not exceeding twelve hundred dollars,
25	For contingent expenses of the senate and house of representatives, and necessary expenses in and about the state house, with the approval of the sergeant-at-arms, a sum not exceeding ten thousand dollars,
25a	For expenses, for the current fiscal year, of the board of commissioners for the promotion of uniformity of legislation in the United States, a sum not exceeding six hundred dollars,
	600 00
	<hr/> Total, \$495,620 00

Executive
Department.

<i>Service of the Executive Department.</i>	
26	For the salary of the governor, the sum of ten thousand dollars,
27	For the salary of the lieutenant governor, the sum of two thousand dollars,
28	For the salaries of the eight councillors, the sum of eight thousand dollars,
29	For the salaries of officials and employees holding positions with salaries fixed by statutes, the sum of fifteen thousand five hundred dollars,
30	For travel and expenses of the lieutenant governor and council from and to their homes, a sum not exceeding fifteen hundred dollars,
31	For contingent office and travelling expenses of the governor, a sum not exceeding sixty-five hundred dollars,
32	For postage, printing and stationery for the governor's office, a sum not exceeding two thousand five hundred dollars,
33	For travelling and contingent expenses of the governor and council, a sum not exceeding three thousand dollars,
34	For postage, printing and stationery of the council, a sum not exceeding five hundred dollars,
	500 00

Item		Executive Department.
35	For expenses incurred in the arrest of fugitives from justice, a sum not exceeding one thousand dollars,	\$1,000 00
36	For payment of extraordinary expenses and for transfers made to cover deficiencies, as authorized by chapter five hundred and forty-nine of the acts of nineteen hundred and eight, with the approval of the governor and council, a sum not exceeding one hundred thousand dollars,	100,000 00
		<hr/>
	Total,	\$150,500 00

Service of the Attorney-General's Department.

	Attorney- General's Department.
37	For the salary of the attorney-general, the sum of seven thousand dollars,
38	For the compensation of assistants in his office, and for such other legal and personal services as may be required, a sum not exceeding forty-four thousand three hundred dollars,
39	For services other than personal, travelling expenses, office supplies and equipment, a sum not exceeding five thousand seven hundred dollars,
	<hr/>
	Total,
	\$57,000 00

Service of the Auditor of the Commonwealth.

	Auditor of the Common- wealth.
40	For the salary of the auditor and other officers and employees holding positions established by law, a sum not exceeding thirty thousand dollars,
41	For services of such additional clerical and other assistance as may be necessary, a sum not exceeding thirty-three thousand five hundred dollars,
42	For services other than personal, travelling expenses, office supplies and equipment, a sum not exceeding six thousand dollars,
	<hr/>
	Total,
	\$69,500 00

Service of the Supervisor of Administration.

	Supervisor of Administration.
43	For the salaries of the supervisor and deputy, a sum not exceeding nine thousand dollars,
44	For the services of clerks and other office assistants and for such extra services as may be required, a sum not exceeding twenty-four thousand dollars,

24,000 00

Item			
Supervisor of Administration.	45	For services other than personal and for travelling expenses, office supplies and equipment, a sum not exceeding two thousand nine hundred dollars,	\$2,900 00

Total, \$35,900 00

Service of the Treasurer and Receiver General.

Treasurer and Receiver General.	46	For the salary of the treasurer and receiver general and other officers and employees holding positions established by law, a sum not exceeding thirty thousand five hundred dollars,	\$30,500 00
	47	For services of additional clerical and other assistants, a sum not exceeding eight thousand three hundred dollars,	8,300 00
	48	For services other than personal, travelling expenses, office supplies and equipment, a sum not exceeding eight thousand five hundred dollars,	8,500 00
		Total,	\$47,300 00

Certain Claims.

Certain Claims.	49	For the expense on premiums on securities purchased by the treasurer and receiver general for the Massachusetts School Fund, a sum not exceeding one thousand dollars,	\$1,000 00
	50	For reimbursing officials for premiums paid for procuring sureties on their bonds, as provided by existing laws, a sum not exceeding three thousand eight hundred dollars,	3,800 00

Total, \$4,800 00

Service of the Tax Commissioner's Department.

Tax Commissioner's Department.	Items paid from the general revenue:		
	51	For the salary of the commissioner and for other officers and employees holding positions established by the statutes, a sum not exceeding thirty-six thousand three hundred dollars,	\$36,300 00
	52	For the services of additional clerical and other assistants, a sum not exceeding fifty-five thousand seven hundred dollars,	55,700 00
	53	For travelling expenses, a sum not exceeding three thousand eight hundred dollars,	3,800 00
	54	For printing valuation books, a sum not exceeding three thousand four hundred fifty dollars,	3,450 00
	55	For other services and for necessary office supplies and equipment, a sum not exceeding seventeen thousand nine hundred sixty dollars,	17,960 00

Total, \$117,210 00

Income Tax Division.

Item	Paid from receipts of the income tax:	Income Tax Division.
56 For personal services of the deputy, assistants, assessors, assistant assessors, clerks, stenographers and other necessary assistants, a sum not exceeding two hundred and sixty-four thousand dollars,	\$264,000 00	
57 For travelling expenses of the members of the division, a sum not exceeding eight thousand dollars,	8,000 00	
58 For services other than personal and for office supplies and equipment, a sum not exceeding ninety-five thousand dollars,	95,000 00	
Total,	<u>\$367,000 00</u>	

Service of the Controller of County Accounts.

59 For personal services of the controller and deputies, a sum not exceeding eighty-six hundred dollars,	Controller of County Accounts.
60 For services other than personal, travelling expenses, printing the annual report, and for office supplies and equipment, a sum not exceeding two thousand two hundred dollars,	\$8,600 00
Total,	<u>2,200 00</u>
	<u>\$10,800 00</u>

Service of the Secretary of the Commonwealth.

61 For the salaries of the secretary and officers and employees in positions established by law, a sum not exceeding nineteen thousand five hundred dollars,	Secretary of the Common- wealth.
62 For personal services in the preparation of copy for the publication of the province laws, a sum not exceeding two thousand two hundred dollars,	\$19,500 00
63 For services of additional clerks and other assistants, a sum not exceeding fifty-four thousand dollars,	2,200 00
64 For services other than personal, travelling expenses, office supplies and equipment, a sum not exceeding six thousand nine hundred dollars,	54,000 00
65 For postage and expressage on public documents, and for mailing copies of bills and resolves to certain state, city and town officials, a sum not exceeding four thousand five hundred dollars,	6,900 00
66 For the arrangement and preservation of state records and papers, a sum not exceeding one thousand dollars,	4,500 00
	<u>1,000 00</u>

Secretary of
the Commo-
wealth.

Item		
	67 For printing registration books and blanks and indexing returns, a sum not exceeding twenty-five hundred dollars,	\$2,500 00
	68 For printing the history of a certain regiment in the civil war, the sum of one thousand dollars,	1,000 00
	69 For the purchase of certain supplies and equipment and for other things necessary in connection with the reproduction of the manuscript collection designated "Massachusetts Archives", a sum not exceeding two thousand five hundred dollars,	2,500 00
	Total,	\$94,100 00

Printing
laws, etc.

For printing laws, etc.:		
	70 For printing the pamphlet edition of the acts and resolves of the present year, a sum not exceeding eight thousand dollars,	\$8,000 00
	71 For the printing of a cumulative index to the acts and resolves, a sum not exceeding one thousand dollars,	1,000 00
	72 For printing and binding the blue book edition of the acts and resolves of the present year, a sum not exceeding twelve thousand dollars,	12,000 00
	73 For the purchase of reports of decisions of the supreme judicial court, a sum not exceeding two thousand dollars,	2,000 00
	74 For the purchase of paper used in the execution of the contract for the state printing, a sum not exceeding one hundred fifteen thousand dollars,	115,000 00
	75 For printing and binding public documents, a sum not exceeding twenty-four thousand dollars,	24,000 00
	76 For printing and binding the province laws, a sum not exceeding seven thousand dollars,	7,000 00
	Total,	\$169,000 00

Election
matters.

For printing matters relating to elections:		
	77 For personal and other services necessary for preparing and printing ballots for the primary elections, a sum not exceeding thirty-six thousand dollars,	\$36,000 00
	78 For the printing and distribution of ballots, a sum not exceeding ninety-three hundred dollars,	9,300 00
	79 For the printing of blanks for town officers, election laws and blanks and instructions on all matters relating to elections, and for the expense of advertising the state ticket, a sum not exceeding five thousand dollars,	5,000 00
	80 For furnishing cities and towns with ballot boxes and for repairs to the same, a sum not exceeding one thousand dollars,	1,000 00

Item		Election matters.
81	For the purchase of apparatus to be used at polling places in the canvass and counting of votes, a sum not exceeding two hundred fifty dollars,	\$250 00
	Total,	<u>\$51,550 00</u>

82 [This item omitted.]

Service of Consolidating and Arranging the General Laws.

	Commissioners for Consolidat- ing and Ar- ranging the General Laws.
83	For expenses incurred by the commission during the month of December, nineteen hundred and eighteen, the following sums:
84	For the salaries of the commissioners, a sum not exceeding twelve hundred fifty dollars,
85	For clerical, legal and other personal services, a sum not exceeding nineteen hundred sixteen dollars and sixty-six cents,
85a	For services other than personal, including printing, supplies and equipment for the office, a sum not exceeding eleven hundred sixty-six dollars and sixty-six cents,
	1,916 66
	1,166 66
	47,766 68
	<u>\$52,100 00</u>
	Total,

Service of the Commissioner of Public Records.

	Commissioner of Public Records.
86	For personal services of the commissioner and his office assistant, a sum not exceeding four thousand five hundred dollars,
87	For the purchase of ink for public records of the commonwealth, a sum not exceeding four hundred fifty dollars,
88	For all other services, travelling expenses, office supplies and equipment, printing the annual report, and expenses necessarily incurred in performing the duties prescribed by law, a sum not exceeding fourteen hundred twenty-five dollars,
	450 00
	1,425 00
	<u>\$6,375 00</u>
	Total,

Service of the Bureau of Statistics.

	Bureau of Statistics.
89	For salaries of the director and deputy, a sum not exceeding six thousand five hundred dollars,

Bureau of
Statistics.

Item		
90	For the personal services of clerks, other office assistants and special agents, a sum not exceeding sixty-six thousand two hundred seventy-five dollars,	\$66,275 00
91	For clerical and other personal services for the operation of free employment offices, a sum not exceeding thirty-four thousand three hundred dollars,	34,300 00
	Total,	\$107,075 00

Other Annual Expenses.

92	For services other than personal, the general work of the bureau, printing and binding the annual report and other publications, travelling expenses and office supplies and equipment, a sum not exceeding twenty thousand three hundred dollars,	\$20,300 00
93	[This item omitted.]	
94	For rent, necessary office supplies and equipment for the free employment offices, a sum not exceeding eleven thousand dollars,	11,000 00
94a	To provide for the present employment emergency, and to assist returning soldiers, sailors and marines in obtaining employment, a sum not exceeding nine thousand dollars may be expended in addition to the above sums for free employment offices,	9,000 00
	Total,	\$40,300 00
95	For personal services and expenses of taking a special census in towns having an increased resident population during the summer months, to be covered by assessments upon the towns for which the work is done, a sum not exceeding one thousand dollars,	\$1,000 00
96	For personal services and expenses for auditing and installing municipal accounts, the cost of which is to be assessed upon the municipalities for which the work is done, a sum not exceeding twenty thousand dollars,	20,000 00
97	For the expense of certain books, forms, and other material, which may be sold to cities and towns requiring the same for maintaining their system of accounts, a sum not exceeding two thousand five hundred dollars,	2,500 00
	Total,	\$23,500 00

Service of the Ballot Law Commission.

Item		Ballot Law Commission.
98	For compensation of the commissioners, a sum not exceeding fifteen hundred dollars,	\$1,500 00
99	For services, including travelling expenses, supplies and equipment, a sum not exceeding two hundred dollars,	200 00
	Total,	<hr/> \$1,700 00

Service of the Civil Service Commission.

Item		Civil Service Commission.
100	For the salaries of the commissioners and for certain employees in positions established by law, a sum not exceeding twenty thousand eight hundred fifty dollars,	\$20,850 00
101	For the services of other clerks and assistants, a sum not exceeding thirty-eight thousand dollars,	38,000 00
102	For other services and for printing the annual report, and for office supplies and equipment, a sum not exceeding twenty-one thousand dollars,	21,000 00
103	For services and travelling expenses in conducting investigations as provided by chapter two hundred and ninety-seven of the General Acts of nineteen hundred and sixteen, a sum not exceeding two thousand dollars,	2,000 00
	Total,	<hr/> \$81,850 00

Service of the Board of Retirement.

Item		Board of Retirement.
104	For personal services in the administrative office of the board of retirement, a sum not exceeding eight thousand dollars,	\$8,000 00
105	For services other than personal, printing the annual report, and for office supplies and equipment, a sum not exceeding thirty-six hundred fifty dollars,	3,650 00
106	For retirements of annuity funds and pensions for employees retired from the state service under authority of the statutes, a sum not exceeding fifty-eight thousand five hundred dollars,	58,500 00
	Total,	<hr/> \$70,150 00

Service of Certain Pensioners and Other Persons receiving Compensation under Authority of the Statutes.

Item		Pensions, etc.
107	For the compensation of veterans of the civil war and certain others formerly in the service of the commonwealth, now retired, a sum not exceeding sixty thousand dollars,	\$60,000 00

Pensions, etc.	Item		
	108	For the compensation of certain prison officers and instructors formerly in the service of the commonwealth, and now retired, a sum not exceeding eighteen thousand dollars,	\$18,000 00
	109	For the compensation of district police officers formerly in the service of the commonwealth, and now retired, a sum not exceeding eight hundred seventy-five dollars,	875 00
	110	For the compensation of certain women formerly employed by the sergeant-at-arms in cleaning the state house, and now retired, a sum not exceeding twelve hundred forty-eight dollars,	1,248 00
		Total,	\$80,123 00

		For certain other aid:	
For certain aid.	111	For the compensation of certain public employees for injuries sustained in the course of their employment, as provided by chapter eight hundred and seven of the acts of nineteen hundred and thirteen, a sum not exceeding twelve thousand dollars,	\$12,000 00
Annuities, etc.	112	For the payment of certain annuities and pensions of soldiers and others under the provisions of certain acts and resolves, a sum not exceeding nine thousand six hundred seventy-two dollars,	9,672 00

Service of the Massachusetts State Firemen's Association.

Massachusetts State Firemen's Association.	113	For relief disbursed and approved by the trustees of the Massachusetts State Firemen's Association, subject to the provisions of law, a sum not exceeding seventeen thousand five hundred dollars,	17,500 00
	114	For the expenses of administration by the trustees of the Massachusetts State Firemen's Association, a sum not exceeding five hundred dollars,	500 00
		Total,	\$39,672 00

Service of the Department of the Sergeant-at-Arms and Maintenance of the State House.

Sergeant-at-Arms Department.	115	For the salary of the sergeant-at-arms, a sum not exceeding three thousand five hundred dollars,	\$3,500 00
	116	For the personal services of office assistants, a sum not exceeding six thousand seven hundred dollars,	6,700 00
	117	For the personal services of engineers, assistant engineers, firemen and helpers in the engineer's department, a sum not exceeding fifty-four thousand five hundred dollars,	54,500 00

Item		Sergeant-at-Arms Department.
118	For personal services of watchmen and assistant watchmen, a sum not exceeding thirty thousand nine hundred dollars,	\$30,900 00
119	For personal services of messengers and porters, a sum not exceeding seventeen thousand seven hundred seventy dollars,	17,770 00
120	For other personal services incidental to the care and maintenance of the building, a sum not exceeding nine thousand dollars,	9,000 00
	Total,	<hr/> \$122,370 00

Other Annual Expenses.

121	For services other than personal, including mailing the legislative bulletin, and for office supplies and equipment, a sum not exceeding fifteen hundred dollars,	\$1,500 00
122	For the service of telephones in the building and expenses in connection therewith, a sum not exceeding twenty-eight thousand dollars,	28,000 00
123	For services, supplies and equipment necessary to furnish heat, light and power, a sum not exceeding seventy-one thousand dollars,	71,000 00
124	For other services, supplies and equipment necessary for the maintenance and care of the state house, including repairs of furniture and equipment, a sum not exceeding fifty-nine thousand dollars,	59,000 00
125	For new furniture and fixtures, with the approval of the state house commission, a sum not exceeding forty-four thousand dollars,	<hr/> 44,000 00
	Total,	\$203,500 00

126	For expenses incurred in moving offices with their equipment, located outside the state house and in the state house, a sum not exceeding three thousand dollars,	\$3,000 00
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State House Improvements.

126a	For completing certain changes and alterations in the state house extension, as originally authorized by chapter three hundred and twenty-five of the Special Acts of the year nineteen hundred and seventeen, the unexpended balance of the appropriation of nineteen hundred and seventeen, amounting to nineteen thousand seven hundred ninety-three dollars and fifty-five cents, is hereby re-appropriated, and any unexpended balance remaining at the end of the current fiscal year may be expended in the succeeding year,	State House Improvements.
		\$19,793 55

State House Improvements.	Item	126b For grading and completing the state house grounds, under the direction of the state house commission, subject to the approval of the governor, a sum not exceeding thirty-five thousand dollars, provided that in carrying out the work authorized by this item preference shall be given, so far as possible, to persons who have received an honorable discharge from the military or naval service of the United States, and any unexpended balance remaining at the end of the current fiscal year may be expended in the succeeding year,	<hr/> \$35,000 00
		Total,	\$54,793 55

Service of the Judicial Department.

Judicial Department. Supreme Judicial Court.	Supreme Judicial Court, as follows:		
	127 For the salaries and allowance for travelling expenses of the chief justice and of the six associate justices, a sum not exceeding seventy-four thousand dollars,	\$74,000 00	
	128 For the pensions of retired justices, a sum not exceeding twenty-two thousand five hundred dollars,	22,500 00	
	129 For the salary of the clerk for the commonwealth, a sum not exceeding three thousand five hundred dollars,	3,500 00	
	130 For clerical assistance to the clerk, a sum not exceeding nine hundred dollars,	900 00	
	131 For clerical assistance to the justices, a sum not exceeding four thousand dollars,	4,000 00	
	132 For office supplies, services and equipment of the supreme judicial court, a sum not exceeding two thousand dollars,	2,000 00	

Reporter of Decisions:

133 For the salary of the reporter of decisions, a sum not exceeding four thousand dollars,	4,000 00
134 For clerk hire and office supplies, services and equipment, a sum not exceeding fifty-two hundred dollars,	5,200 00
135 For the salaries of the officers and messengers, a sum not exceeding twenty-six hundred forty dollars,	2,640 00
136 For the salary of the clerk for the county of Suffolk, a sum not exceeding fifteen hundred dollars,	1,500 00
137 [This item omitted.]	

Total,	\$120,240 00
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Item

Superior Court, as follows:

138	For the salaries and allowance for travelling expenses of the chief justice and of the twenty-seven associate justices, a sum not exceeding two hundred thirty-eight thousand five hundred dollars,	Superior Court.
139	For the salary of the assistant clerk, Suffolk county, a sum not exceeding five hundred dollars,	\$238,500 00
140	For printing, transportation of papers and documents, and office supplies, services and equipment, a sum not exceeding fifteen hundred dollars,	500 00
141	For pensions of retired justices, a sum not exceeding twelve thousand dollars,	1,500 00
		12,000 00
	Total,	\$252,500 00

Probate and Insolvency Courts, as follows:

142	For the salaries of judges of probate of the several counties, a sum not exceeding seventy-two thousand seven hundred dollars,	Probate and Insolvency Courts.
143	For pensions of retired justices, a sum not exceeding three thousand dollars,	\$72,700 00
144	For the compensation of judges of probate when acting outside of their own county for other judges of probate, a sum not exceeding twenty-five hundred dollars,	3,000 00
145	For the salaries of registers of the several counties, a sum not exceeding forty-four thousand four hundred fifty dollars,	2,500 00
146	For the salaries of assistant registers, a sum not exceeding thirty-seven thousand six hundred fifty dollars,	44,450 00
	Total,	37,650 00
		\$160,300 00

For clerical assistance to Registers of the several counties, as follows:

147	Barnstable, a sum not exceeding six hundred dollars,	Registers of Probate and Insolvency, clerical assistance.
148	Berkshire, a sum not exceeding one thousand dollars,	\$600 00
149	Bristol, a sum not exceeding forty-seven hundred sixty-six dollars and sixty-seven cents,	1,000 00
150	Dukes, a sum not exceeding four hundred dollars,	4,766 67
151	Essex, a sum not exceeding eighty-one hundred seventy-five dollars,	400 00
152	Franklin, a sum not exceeding six hundred dollars,	8,175 00
153	Hampden, a sum not exceeding forty-one hundred fifty dollars,	600 00
		4,150 00

Registers of
Probate and
Insolvency,
clerical
assistance.

Item		
154	Hampshire, a sum not exceeding seven hundred dollars,	\$700 00
155	Middlesex, a sum not exceeding ninety-seven hundred eighty-two dollars and sixty-seven cents,	9,782 67
156	Nantucket, a sum not exceeding three hundred dollars,	300 00
157	Norfolk, a sum not exceeding forty-seven hundred fifty dollars,	4,750 00
158	Plymouth, a sum not exceeding twenty-three hundred seventeen dollars and thirty-three cents,	2,317 33
159	Suffolk, a sum not exceeding seventy-nine hundred dollars,	7,900 00
160	Worcester, a sum not exceeding seventy-five hundred thirty-two dollars and sixty-seven cents,	7,532 67
161	For the salary of the clerk to the register for the county of Middlesex, a sum not exceeding fifteen hundred dollars,	1,500 00
162	For the salary of the clerk to the register for the county of Suffolk, a sum not exceeding fifteen hundred dollars,	1,500 00
	Total,	\$55,974 34

District
Attorneys.

	District Attorneys, as follows:	
163	For the salaries of the district attorney, assistants and deputy assistants for the Suffolk district, a sum not exceeding thirty thousand four hundred dollars,	\$30,400 00
164	For the salaries of the district attorney, assistants and deputy assistants for the northern district, a sum not exceeding twelve thousand five hundred dollars,	12,500 00
165	For the salaries of the district attorney and assistants for the eastern district, a sum not exceeding ten thousand two hundred fifty dollars,	10,250 00
166	For the salaries of the district attorney and assistants for the southeastern district, a sum not exceeding eighty-two hundred dollars,	8,200 00
167	For the salaries of the district attorney and assistants for the southern district, a sum not exceeding eighty-two hundred dollars,	8,200 00
168	For the salaries of the district attorney and assistant for the middle district, a sum not exceeding eight thousand dollars,	8,000 00
169	For the salary of the district attorney for the western district, a sum not exceeding three thousand dollars,	3,000 00
170	For the salary of the district attorney for the northwestern district, a sum not exceeding two thousand dollars,	2,000 00

Item

171 For travelling expenses necessarily incurred by the district attorneys, except in the Suffolk district, a sum not exceeding twenty-eight hundred dollars,

District Attorneys.

\$2,800 00

Total, \$85,350 00

Service of the Land Court.

172 For the salaries of the judge, associate judge, the recorder and court officer, a sum not exceeding twenty-four thousand two hundred dollars,

Land Court.

\$24,200 00

173 For engineering, clerical and other personal services, a sum not exceeding fifteen thousand three hundred ten dollars,

15,310 00

174 For personal services in the examination of titles, for publishing and serving citations and other services, travelling expenses, supplies, and office equipment, and for the preparation of sectional plans showing registered land, a sum not exceeding eighteen thousand five hundred twenty-five dollars,

18,525 00

Total, \$58,035 00

Service of the Commission on Probation.

175 For personal services of the deputy commissioner, clerks and stenographers, a sum not exceeding ten thousand three hundred forty dollars,

Commission on Probation.

\$10,340 00

176 For services other than personal, including printing the annual report, travelling expenses, office supplies and equipment, a sum not exceeding twenty-six hundred dollars,

2,600 00

Total, \$12,940 00

Service of the State Department of Health.

Division of administration, as follows:

177 For personal services of the commissioner, health council and office assistants, a sum not exceeding nineteen thousand five hundred dollars,

State Department of Health.

\$19,500 00

178 For services other than personal, including printing the annual report, travelling expenses, office supplies and equipment, a sum not exceeding ninety-two hundred dollars,

9,200 00

Division of hygiene, as follows:

179 For personal services of the director and assistants, a sum not exceeding thirteen thousand eight hundred fifty dollars,

13,850 00

180 For services other than personal, travelling expenses, office supplies and equipment, a sum not exceeding fourteen thousand dollars,

14,000 00

Item		
State Department of Health.	Division of communicable diseases, as follows:	
181	For personal services of the director, district health officers and their assistants, epidemiologist, bacteriologist and assistants in the diagnostic laboratory, a sum not exceeding sixty-two thousand eight hundred fifty dollars,	\$62,850 00
182	For services other than personal, travelling expenses, laboratory, office and other necessary supplies, including the purchase of animals and equipment, and rent of certain offices, a sum not exceeding thirty-eight thousand five hundred dollars,	38,500 00
	Antitoxin and vaccine lymph, as follows:	
183	For personal services in the investigation and production of antitoxin and vaccine lymph and other specific material for protective inoculation, diagnosis of treatment, a sum not exceeding twenty-four thousand three hundred dollars,	24,300 00
184	For other services, supplies, materials and equipment necessary for the production of antitoxin and other materials as enumerated above, a sum not exceeding twenty-six thousand dollars,	26,000 00
	Manufacture and distribution of arsphenamine, as follows:	
185	For personal services necessary for the manufacture of arsphenamine or other similar preparations, a sum not exceeding ninety-seven hundred dollars,	9,700 00
186	For the purchase of chemicals and other materials, including equipment and supplies necessary for the preparation and manufacture of arsphenamine, or its equivalent, a sum not exceeding ninety-five hundred dollars,	9,500 00
	Division of food and drug inspection, as follows:	
187	For personal services of the director, analysts, inspectors and other assistants, a sum not exceeding twenty-five thousand five hundred dollars,	25,500 00
188	For other services, including travelling expenses, supplies, material and equipment, a sum not exceeding eighty-five hundred dollars,	8,500 00
	Division of water supply and sewage disposal, as follows:	
189	For personal services of the director, engineers, laboratory director, chemists, clerks and other assistants, a sum not exceeding fifty-three thousand three hundred dollars,	53,300 00

Item			
190	For other services, including travelling expenses, supplies, materials and equipment, a sum not exceeding eleven thousand seven hundred dollars,		State Department of Health.
		\$11,700 00	
191	For personal and other services and necessary supplies and equipment for the state examiners of plumbers, a sum not exceeding forty-eight hundred dollars,		
		4,800 00	
191a	For an investigation relative to the causes of cancer, and for any expenses incidental to further investigations for the treatment or prevention of cancer, a sum not exceeding three thousand dollars,		
		3,000 00	
	Total,	\$334,200 00	

Service of the Trustees of Hospitals for Consumptives.

Trustees of Hospitals for Consumptives.			
192	For personal services of the secretary, stenographers, clerks and other assistants assigned to the state house, a sum not exceeding eight thousand five hundred fifteen dollars,		
		\$8,515 00	
193	For services other than personal, including printing the annual report, travelling expenses and office supplies and equipment, a sum not exceeding three thousand dollars,		
		3,000 00	
194	To cover the payment of subsidies to which certain cities and towns are entitled under the provisions of chapter five hundred and ninety-seven of the acts of nineteen hundred and eleven, as amended by chapter two hundred and ninety of the General Acts of nineteen hundred and seventeen, for the period ending November thirty, nineteen hundred and eighteen, a sum not exceeding one hundred eighty-nine thousand six hundred seventy-six dollars and fourteen cents,		
		189,676 14	
	Total,	\$201,191 14	

For the maintenance of the sanatoria, subject to the approval of the trustees of hospitals for consumptives, as follows:

Sanatoria, maintenance.

195	For the Lakeville state sanatorium, a sum not exceeding one hundred seventy-seven thousand six hundred sixty dollars,	\$177,660 00
196	For the North Reading state sanatorium, a sum not exceeding one hundred thirty-nine thousand two hundred dollars,	139,200 00
197	For the Rutland state sanatorium, a sum not exceeding two hundred fifty-seven thousand eight hundred eighty-eight dollars,	257,888 00

Sanatoria,
maintenance.

Item		
198	For the Westfield state sanatorium, a sum not exceeding one hundred seventy thousand nine hundred sixty-five dollars,	\$170,965 00
	Total,	\$745,713 00

Sanatoria,
improvements.

	For certain improvements at the sanatoria, subject to the approval of the trustees of hospitals for consumptives, as follows:	
198a	For the Lakeville state sanatorium, for the purchase of a certain tract of land and the buildings thereon, a sum not exceeding twenty-five hundred dollars,	\$2,500 00
198b	For the North Reading state sanatorium, for the construction of a brick chimney and incinerator, a sum not exceeding five thousand dollars,	5,000 00
198c	For the Westfield state sanatorium, for the installation of water pipe and hydrants for better fire protection, a sum not exceeding twenty-five hundred dollars,	2,500 00
	Total,	\$10,000 00

*Service of the Department of Animal Industry.*Department
of Animal
Industry.

199	For salary of the commissioner, a sum not exceeding thirty-five hundred dollars,	\$3,500 00
200	For personal services of clerks and stenographers, a sum not exceeding eight thousand dollars,	8,000 00
201	For services other than personal, including printing the annual report, travelling expenses of the commissioner, and office supplies and equipment, a sum not exceeding forty-four hundred dollars,	4,400 00
202	For personal services of veterinarians and agents engaged in the work of extermination of contagious diseases among domestic animals, a sum not exceeding forty-seven thousand dollars,	47,000 00
203	For the travelling expenses of veterinarians and agents, a sum not exceeding twenty-two thousand five hundred dollars,	22,500 00
204	For reimbursement of owners of cattle and horses killed, travel, when allowed, of inspectors of animals, incidental expenses of killing and burial, quarantine and emergency services, and for laboratory and veterinary supplies and equipment, a sum not exceeding fifty-five thousand dollars,	55,000 00
205	For the reimbursement of certain towns for compensation paid to inspectors of animals in accordance with the provisions of section twelve of chapter ninety of the Revised Laws, a sum not exceeding sixty-two hundred dollars,	6,200 00
	Total,	\$146,600 00

*Registration for Certain Professions and Trades.**Service for Examination of Public Accountants.*

Item 206	For examinations and registration of public accountants, including personal services of examiners, other services and necessary supplies and equipment, the said expenses to be incurred under the direction and with the approval of the bank commissioner, a sum not exceeding twelve hundred dollars,	Examination of Public Accountants.
		\$1,200 00

Service of the Board of Bar Examiners.

207	For personal services of the members of the board, a sum not exceeding forty-two hundred dollars,	Board of Bar Examiners.
208	For other services, including printing the annual report and travelling expenses, office supplies and equipment, a sum not exceeding two thousand dollars,	\$4,200 00
		2,000 00
	Total,	<hr/> \$6,200 00

Service of the State Examiners of Electricians.

209	For personal services of the secretary and office assistants, a sum not exceeding thirty-nine hundred sixty-five dollars,	State Examiners of Electricians.
210	For other expenses, including printing the annual report, travelling expenses, office supplies and equipment, a sum not exceeding thirty-two hundred dollars,	\$3,965 00
		3,200 00
	Total,	<hr/> \$7,165 00

Service of the Board of Dental Examiners.

211	For services of the members of the board and clerical assistants, a sum not exceeding twenty-one hundred fifty dollars,	Board of Dental Examiners.
212	For other services, including printing the annual report, and for rent, travelling expenses, office supplies and equipment, a sum not exceeding twenty-eight hundred dollars,	\$2,150 00
		2,800 00
	Total,	<hr/> \$4,950 00

Service of the Board of Registration in Embalming.

213	For compensation of members of the board and services of their clerk, a sum not exceeding twelve hundred eighty-eight dollars,	Board of Registration in Embalming.
214	For services other than personal, including travelling expenses, supplies and office equipment, a sum not exceeding eleven hundred sixty-five dollars,	\$1,288 00
		1,165 00
	Total,	<hr/> \$2,453 00

Board of
Registration
in Medicine.

Item	<i>Service of the Board of Registration in Medicine.</i>	
215	For services of the members of the board, a sum not exceeding forty-three hundred dollars,	\$4,300 00
216	For services of office assistants, a sum not exceeding sixteen hundred seventy dollars,	1,670 00
217	For services other than personal, including the printing of the annual report, travelling expenses, rent of office, office supplies and equipment, a sum not exceeding twenty-seven hundred dollars,	2,700 00
218	For personal services of members of the board and examiners for the registration of chiropodists, a sum not exceeding six hundred dollars,	600 00
		<hr/>
	Total,	\$9,270 00

Board of
Registration
of Nurses.

Item	<i>Service of the Board of Registration of Nurses.</i>	
219	For services of members of the board, a sum not exceeding twenty-one hundred dollars,	\$2,100 00
220	For services of clerical assistants in their office, a sum not exceeding fourteen hundred fifty dollars,	1,450 00
221	For services other than personal, printing the annual report, office rent, travelling expenses and office supplies and equipment, a sum not exceeding two thousand dollars,	2,000 00
		<hr/>
	Total,	\$5,550 00

Board of
Registration
in Optometry.

Item	<i>Service of the Board of Registration in Optometry.</i>	
222	For personal services of the members of the board, a sum not exceeding ten hundred fifty dollars,	\$1,050 00
223	For clerical services, a sum not exceeding seven hundred fifty dollars,	750 00
224	For other services, printing the annual report, office supplies and equipment, and travelling expenses of the members of the board, a sum not exceeding four hundred twenty-five dollars,	425 00
		<hr/>
	Total,	\$2,225 00

Board of
Registration
in Pharmacy.

Item	<i>Service of the Board of Registration in Pharmacy.</i>	
225	For personal services of the members of the board, a sum not exceeding thirty-eight hundred dollars,	\$3,800 00
226	For services of the agent and office assistants, a sum not exceeding thirty-eight hundred twenty-five dollars,	3,825 00

Item			
227	For services other than personal, printing the annual report, travelling expenses, office supplies and equipment, a sum not exceeding twenty-six hundred fifty dollars,	\$2,650 00	Board of Registration in Pharmacy.

Total, \$10,275 00

Service of the Board of Registration in Veterinary Medicine.

228	For services of the members of the board and secretary, a sum not exceeding six hundred dollars,	\$600 00	Board of Registration in Veterinary Medicine.
229	For other services, printing the annual report, travelling expenses, office supplies and equipment, a sum not exceeding five hundred dollars,	500 00	

Total, \$1,100 00

Service of the Board of Conciliation and Arbitration.

230	For the services of the commissioners and secretary, a sum not exceeding eleven thousand dollars,	\$11,000 00	Board of Conciliation and Arbitration.
231	For services of office, expert and other assistants, a sum not exceeding ninety-two hundred dollars,	9,200 00	
232	For other services, printing the annual report, travelling expenses, supplies and equipment, a sum not exceeding sixty-three hundred dollars,	6,300 00	

Total, \$26,500 00

Service of the Minimum Wage Commission.

233	For salaries and expenses of the commissioners, a sum not exceeding twenty-three hundred dollars,	\$2,300 00	Minimum Wage Commission.
234	For personal services of the secretary, clerks, stenographers, agents and investigators, a sum not exceeding twelve thousand dollars,	12,000 00	
235	For compensation and expenses of wage boards, a sum not exceeding thirty-two hundred dollars,	3,200 00	
236	For services other than personal, printing the annual report, travelling expenses, office rent and office supplies and equipment, a sum not exceeding forty-five hundred dollars,	4,500 00	

Total, \$22,000 00

Service of the Industrial Accident Board.

237	For personal services of members of the board, secretaries, medical adviser, vocational director and inspectors, a sum not exceeding fifty-six thousand nine hundred dollars,	\$56,900 00	Industrial Accident Board.
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Industrial
Accident
Board.

Item		
	238 For personal services of clerks and office assistants, a sum not exceeding sixty-eight thousand dollars,	\$68,000 00
	239 For expenses of impartial examinations, a sum not exceeding eighteen thousand dollars,	18,000 00
	240 For travelling expenses, a sum not exceeding fifty-eight hundred dollars,	5,800 00
	241 For other services, printing the annual report, necessary office supplies and equipment, a sum not exceeding twenty-three thousand dollars,	23,000 00
	Total,	\$171,700 00

Service of the State Board of Labor and Industries.

State Board
of Labor and
Industries.

	242 For personal services of members of the board, commissioners and deputy commissioners, a sum not exceeding nineteen thousand dollars,	\$19,000 00
	243 For personal services of inspectors and expert investigators, and for salaries of clerks, stenographers and other assistants, a sum not exceeding seventy thousand dollars,	70,000 00
	244 For travelling expenses of the members of the board, officers and employees, a sum not exceeding ten thousand dollars,	10,000 00
	245 For the rent and care of office, a sum not exceeding six thousand dollars,	6,000 00
	246 For services other than personal, printing the annual report and the necessary office supplies and equipment, a sum not exceeding eleven thousand five hundred dollars,	11,500 00
	Total,	\$116,500 00

Service of the Homestead Commission.

Homestead
Commission.

	247 For services of the secretary and stenographer, a sum not exceeding twenty-two hundred fifty dollars,	\$2,250 00
	248 For other services, printing the annual report, travelling expenses, office supplies and equipment, a sum not exceeding sixteen hundred dollars,	1,600 00
	249 [This item omitted.]	
	Total,	\$3,850 00

Service of the Supervisor of Loan Agencies.

Supervisor of
Loan Agencies.

	250 For salary of the supervisor, a sum not exceeding thirty-five hundred dollars,	\$3,500 00
	251 For services of assistants in the supervisor's office, a sum not exceeding thirty-five hundred fifty dollars,	3,550 00

Item 252 For services other than personal, printing the annual report, office supplies and equipment, a sum not exceeding nine hundred fifty dollars, Supervisor of
Loan Agencies.

\$950 00

Total, \$8,000 00

Service of the Commissioner of Standards.

253 For personal services of the commissioner, a sum not exceeding three thousand dollars, Commissioner of
Standards.

\$3,000 00

254 For personal services of the inspectors, clerks and stenographers in the office, a sum not exceeding thirteen thousand three hundred thirty dollars,

13,330 00

255 For other services, including printing the annual report, travelling expenses, and office supplies, equipment and apparatus, a sum not exceeding eighty-eight hundred dollars,

8,800 00

Total, \$25,130 00

Service of the Bank Commissioner.

256 For salaries of the commissioner and deputy, the sum of nine thousand dollars, Bank Com-
missioner.

\$9,000 00

257 For services of examiners and assistants, clerks, stenographers and experts, a sum not exceeding ninety thousand dollars,

90,000 00

258 For services other than personal, printing the annual report, travelling expenses, office supplies and equipment, a sum not exceeding sixty-two thousand dollars,

62,000 00

Total, \$161,000 00

Service of the Insurance Commissioner's Department.

259 For personal services of the commissioner and persons holding offices with salaries fixed by law, a sum not exceeding nineteen thousand dollars, Insurance
Commis-
sioner's
Depart-
ment.

\$19,000 00

260 For the services of additional deputies, clerks, stenographers and other assistants, a sum not exceeding sixty-eight thousand five hundred dollars,

68,500 00

261 For other services, including printing the annual report, travelling expenses, and necessary office supplies and equipment and rent, a sum not exceeding eighteen thousand dollars,

18,000 00

Total, \$105,500 00

<i>Service of the Savings Bank Life Insurance Department.</i>	
Savings Bank Life Insurance Department.	Item
	262 For personal services of officers and employees, a sum not exceeding thirteen thousand eight hundred dollars,
	263 For publicity, including personal services and travelling expenses of one person, a sum not exceeding twenty-five hundred dollars,
	264 For services other than personal, printing the annual report and travelling expenses, office supplies and equipment, a sum not exceeding thirty-seven hundred dollars,
	Total,
	\$20,000 00

<i>Service of the Fire Prevention Commissioner.</i>	
Fire Preven- tion Com- missioner.	The maintenance of this department, as hereinafter authorized, is to be assessed upon certain cities and towns making up the metropolitan district as provided by chapter seven hundred and ninety-five of the acts of nineteen hundred and fourteen:
	266 For personal services of the commissioner and deputy, a sum not exceeding six thousand dollars,
	267 For personal services of the secretary and office employees, a sum not exceeding twelve thousand nine hundred dollars,
	268 For other services, printing the annual report, office rent and for necessary office supplies and equipment, a sum not exceeding nine thousand dollars,
	Total,
	\$27,900 00

<i>Service of the Board of Gas and Electric Light Commissioners.</i>	
Board of Gas and Electric Light Com- missioners.	The sums hereinafter mentioned, except as is otherwise provided, are to be paid from the Gas and Electric Light Commissioners' Fund, subject to the provisions of sections one hundred and thirty-six and one hundred and thirty-seven of chapter seven hundred and forty-two of the acts of nineteen hundred and fourteen:
	269 For services of the commissioners, a sum not exceeding fourteen thousand dollars,
	270 For personal services of the clerks and office assistants, a sum not exceeding eighty-eight hundred ten dollars,
	\$14,000 00
	8,810 00

Item		Board of Gas and Electric Light Com- missioners.
271	For personal services of the inspector of gas and gas meters, assistant inspectors, deputy inspectors of meters, office rent, travelling and other necessary expenses of inspection, a sum not exceeding seventeen thousand two hundred dollars,	\$17,200 00
272	For services and expenses of expert assistants, as authorized by law, a sum not exceeding fifty-five hundred dollars,	5,500 00
273	For other services, printing the annual report, for rent of offices and for necessary office supplies and equipment, a sum not exceeding fourteen thousand six hundred dollars,	14,600 00
274	For the examination and tests of electric meters, a sum not exceeding one thousand dollars,	1,000 00
	Total,	<hr/> \$61,110 00
275	For services and expenses in connection with the abatement of smoke in Boston and vicinity, under the direction and with the approval of the board of gas and electric light commissioners, a sum not exceeding seventy-eight hundred sixty dollars, the same to be assessed upon the cities and towns of the district named in section one of chapter six hundred and fifty-one of the acts of nineteen hundred and ten,	\$7,860 00

Service of the Public Service Commission.

	Public Service Commission.
276	For salaries of the commissioners, a sum not exceeding twenty-four thousand five hundred dollars,
277	For personal services of secretaries, employees of the accounting department, engineering department and rate and tariff department, a sum not exceeding thirty-eight thousand four hundred fifty dollars,
278	For the inspection department, personal services, a sum not exceeding thirty-four thousand four hundred dollars,
279	For personal services of clerks, messengers and office assistants, a sum not exceeding eighty-nine hundred ten dollars,
280	For personal services of the telephone and telegraph department, a sum not exceeding ten thousand two hundred dollars,
281	For personal services of experts, a sum not exceeding two thousand dollars,
282	For stenographic reports of hearings, a sum not exceeding fifty-five hundred dollars,

Public Service Commission.	Item		
	283	For rent of offices, a sum not exceeding seventy-five hundred dollars,	\$7,500 00
	284	For travelling expenses of the commission and employees, a sum not exceeding five thousand dollars,	5,000 00
	285	For services other than personal, printing the annual report, office supplies and equipment, a sum not exceeding twenty-two thousand eight hundred dollars,	22,800 00
	286	For stenographic reports of evidence at inquests held in cases of death by accident on or about railroads, a sum not exceeding thirty-five hundred dollars, The expenses covered hereby to be assessed in accordance with the provisions of chapter four hundred and ninety-six of the acts of nineteen hundred and twelve.	3,500 00
		Total,	\$162,760 00

Service of the District Police Department.

District Police Department.			
	287	For personal services of the chief, regular clerks and stenographers, a sum not exceeding twenty-four thousand two hundred dollars,	\$24,200 00
	288	For contingent services, including printing the annual report, rent of district offices, supplies and equipment, and all other things necessary for the investigation of fires and moving-picture licenses, as required by law, a sum not exceeding sixteen thousand four hundred dollars,	16,400 00

Detective Department, as follows:

Detective department.			
	289	For personal services of the chief and officers, as defined by law, a sum not exceeding fifty-eight thousand three hundred nine dollars,	58,309 00
	290	For travelling expenses of the department, a sum not exceeding twenty thousand dollars,	20,000 00
	291	For maintenance and operation of the police steamer "Lotis", a sum not exceeding six thousand dollars,	6,000 00
	292	For personal services, rent, supplies and equipment necessary in the enforcement of statutes relative to explosives and inflammable fluids and compounds, a sum not exceeding thirty-seven hundred fifty dollars,	3,750 00

Building Inspection Department, as follows:

Building in- spection department.			
	293	For personal services of the chief and officers, as defined by law, a sum not exceeding thirty-eight thousand eight hundred dollars,	38,800 00
	294	For travelling expenses of the department, a sum not exceeding eighty-six hundred dollars,	8,600 00

Item	Boiler Inspection Department, as follows:	Boiler inspection department.
295	For personal services of the chief and officers, as defined by law, a sum not exceeding forty-nine thousand four hundred twenty-one dollars,	\$49,421 00
296	For travelling expenses of the department, a sum not exceeding eleven thousand nine hundred dollars,	11,900 00
297	For services, supplies and equipment necessary for investigations and inspections by the department, a sum not exceeding one thousand dollars,	1,000 00
	Total,	<hr/> \$238,380 00

Service of the Board of Boiler Rules.

298	For personal services of the members of the board, a sum not exceeding one thousand dollars,	Board of Boiler Rules.
298a	For services other than personal and the necessary travelling expenses of the members of the board, office supplies and equipment, a sum not exceeding six hundred dollars,	\$1,000 00
	Total,	600 00
		<hr/> \$1,600 00

Service of the Adjutant General.

299	For the salary of the adjutant general, a sum not exceeding thirty-six hundred dollars,	Adjutant General.
300	For the personal services of office assistants, a sum not exceeding twenty-two thousand four hundred dollars,	\$3,600 00
301	For services other than personal, printing the annual report, and for necessary office supplies and expenses, a sum not exceeding seventy-eight hundred dollars,	22,400 00
302	For expenses, not otherwise provided for in connection with military matters and accounts, a sum not exceeding sixteen thousand eight hundred fifty dollars,	7,800 00
302a	For the purchase of an automobile and the necessary expenses of maintenance and operation for any use directed by the governor or the adjutant general, a sum not exceeding ten thousand dollars,	16,850 00
303	For pay and all allowances prescribed by law for national guard officers detailed for special or active services, a sum not exceeding ten thousand dollars,	10,000 00
	Total,	10,000 00
		<hr/> \$70,650 00

Adjutant General.	Item	Property and Disbursing Officer, as follows:
	303a	For expenses of the United States property and disbursing officer, a sum not exceeding eleven hundred dollars, \$1,100 00

Service of the State Guard.

State Guard.	303b	For the maintenance of the state guard, including allowances and expenses for drills and training and for certain supplies, equipment, and the maintenance and operation thereof, a sum not exceeding two hundred thousand dollars, \$200,000 00
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Service of the Quartermaster General.

Quartermaster General.	304	For personal services of the quartermaster general, superintendent of armories, and other officers and employees receiving annual salaries, a sum not exceeding seventeen thousand three hundred seventy-five dollars, \$17,375 00
	305	For expert assistance, the employment of which may be exempt from civil service rules, in the disbursement of certain money to the officers and enlisted men of the state guard for compensation and allowances, a sum not exceeding twelve hundred dollars, 1,200 00

Militia (supplies and maintenance of property):

306	For certain incidental military expenses of the quartermaster's department, a sum not exceeding eight thousand dollars, 8,000 00
307	For office and general supplies and equipment, a sum not exceeding eight thousand dollars, 8,000 00
308	For the care and maintenance of the camp ground and buildings at Framingham, a sum not exceeding five thousand dollars, 5,000 00
309	For the salaries of armorers and assistant armorers of first class armories, a sum not exceeding seventy-five thousand dollars, 75,000 00
310	For the maintenance of armories of the first class, a sum not exceeding one hundred forty-five thousand dollars, 145,000 00
311	For reimbursement for rent and maintenance of armories of the second class, a sum not exceeding three thousand dollars, 3,000 00
312	For reimbursement for rent and maintenance of armories of the third class, a sum not exceeding fifty-four hundred dollars, 5,400 00

Total,	\$267,975 00
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Service of the Chief Surgeon.

Item		Chief Surgeon.
313	For personal services of the chief surgeon and his office assistants, a sum not exceeding thirty-three hundred dollars,	\$3,300 00
314	For services other than personal, and for necessary medical and office supplies and equipment, a sum not exceeding fourteen hundred fifty dollars,	1,450 00 _____
	Total,	\$4,750 00
314a	For the maintenance and supervision of the property and equipment used in connection with the commonwealth military emergency hospital, so-called, a sum not exceeding thirty-three hundred dollars,	\$3,300 00

Service of the Armory Commission.

315	For the compensation of members, a sum not exceeding twenty-three hundred dollars,	\$2,300 00 Armory Com-mission.
316	For office, travelling and other expenses, a sum not exceeding one hundred ninety-three dollars,	193 00 _____
	Total,	\$2,493 00

Service of the Commission on Waterways and Public Lands.

317	For the personal services of the commissioners, a sum not exceeding twelve thousand five hundred dollars,	\$12,500 00 Commission on Waterways and Public Lands.
318	For the personal services of the chief engineers and assistants, and for clerks, stenographers and office assistants, a sum not exceeding sixty-one thousand five hundred dollars,	61,500 00
319	For necessary travelling expenses of the commissioners, a sum not exceeding twelve hundred dollars,	1,200 00
320	For services, other than personal, including printing and binding the annual report, and for necessary office and engineering supplies and equipment, a sum not exceeding seventy-three hundred dollars,	7,300 00
321	[This item omitted.]	
322	For the maintenance of structures, and for repairing damages along the coast line or river banks of the commonwealth, and for the removal of wrecks and other obstructions from tidewaters, a sum not exceeding twenty-five thousand dollars,	25,000 00

Commission
on Waterways
and Public
Lands.

Item		
323	For the improvement, development and protection of rivers and harbors, tidewaters and foreshores within the commonwealth, as provided by chapter three hundred and eighteen of the Special Acts of nineteen hundred and sixteen, a sum not exceeding two hundred fifty thousand dollars,	\$250,000 00
324	For re-establishing and permanently marking certain triangulation points and sections as required by order of the land court, in accordance with section one of chapter two hundred and twenty-three of the General Acts of nineteen hundred and fifteen, a sum not exceeding one thousand dollars,	1,000 00
325	For the maintenance of a publicity bureau for the purpose of properly advertising the port of Boston, a sum not exceeding twenty-seven hundred dollars,	2,700 00
326	For the operation and maintenance of the New Bedford state pier, a sum not exceeding twenty thousand dollars,	20,000 00
327	For the supervision and operation of commonwealth pier five, including the salaries or other compensation of employees, and for the repair and replacement of equipment and other property, a sum not exceeding forty-four thousand dollars,	44,000 00
328	For the maintenance and improvement of commonwealth property under the control of the commission, a sum not exceeding fifty-five thousand dollars, Expenditures authorized under items 317 to 322, inclusive, and 324 to 328, inclusive, are to be paid from the receipts from income of property of the port of Boston.	55,000 00
329	For the compensation of dumping inspectors, to be paid from the Waterways Fund, a sum not exceeding two thousand dollars,	2,000 00
	Total,	\$482,200 00
329a	For the development and improvement of the port of Boston, a sum not exceeding one million, two hundred thousand dollars, payable from the receipts from income of property and sales of land under the control of the commission on waterways and public lands, to be held available for such projects included in the governor's budget recommendations as the general court may hereafter determine and specify by law,	\$1,200,000 00

Service of the Highway Commission.

Item	Highway Commission.
330 For the salaries of the commissioners, a sum not exceeding thirteen thousand dollars,	\$13,000 00
331 For the personal services of the chief engineer, engineers and office assistants, including certain clerks and stenographers, a sum not exceeding forty thousand dollars,	40,000 00
332 For travelling expenses of the commissioners, chief engineer and other office assistants, when travelling in the discharge of their official duties, a sum not exceeding thirty-five hundred dollars,	3,500 00
333 For services other than personal, including printing the annual report and necessary office supplies and equipment, a sum not exceeding twelve thousand dollars,	12,000 00
334 For the care, repair and storage, replacement and purchase of road-building machinery and tools, a sum not exceeding one hundred thousand dollars, the same to be paid from the receipts from fees for the registration of motor vehicles, and from fines,	100,000 00
335 For the suppression of gypsy and brown tail moths on state highways, a sum not exceeding ten thousand dollars, the same to be paid from the receipts from fees for the registration of motor vehicles, and from fines,	10,000 00
336 For the maintenance of state highways and the improvement and construction of town ways and certain through routes, in accordance with the provisions of existing laws, a sum not exceeding two million three hundred thousand dollars, to be paid from the receipts from fees for the registration of motor vehicles, and from fines,	2,300,000 00
336a And in addition to the last mentioned item, a sum not exceeding two hundred ninety-two thousand five hundred twenty-four dollars and sixty-four cents, representing the amount received into the treasury from assessments on cities and towns for the maintenance of state highways,	292,524 64
337 For the maintenance and operation of the Newburyport bridge and the Brightman street bridge in Fall River, in accordance with the provisions of existing laws, a sum not exceeding twenty thousand dollars,	20,000 00

Division of Registration of Motor Vehicles.

338 For personal services, a sum not exceeding one hundred fifty-five thousand dollars, the same to be paid from the receipts from fees for the registration of motor vehicles, and from fines,	Division of registration of motor vehicles.
	\$155,000 00

Division of
registration of
motor vehicles.

Item		
339	For services other than personal, including travelling expenses, purchase of necessary supplies, equipment and materials, including cartage and storage of the same, and for work incidental to the registration and licensing of owners of motor vehicles, a sum not exceeding one hundred forty-five thousand dollars, the same to be paid from the receipts from fees for the registration of motor vehicles, and from fines,	\$145,000 00
	Total,	\$3,091,024 64

Service for Miscellaneous Highway Maintenance.

Highway
maintenance.

340	For expenses incurred in the construction and repair of roads in the town of Mashpee during the year nineteen hundred and eighteen, the sum of three hundred dollars,	\$300 00
341	For maintenance of boulevards and parkways, with the approval of the metropolitan park commission, a sum not exceeding one hundred eighty-four thousand thirty-four dollars and eighty-three cents, representing the state's portion or one half of the estimated cost of maintenance,	184,034 83
342	For maintenance of Wellington bridge, with the approval of the metropolitan park commission, a sum not exceeding thirty-six hundred forty-five dollars and seventy-four cents, representing the state's portion, or one quarter of the estimated cost of maintenance,	3,645 74
	Total,	\$187,980 57

Service of the State Department of Agriculture.

State Depart-
ment of
Agriculture.

343	For the salary of the commissioner, a sum not exceeding three thousand dollars,	\$3,000 00
344	For personal services of the first clerk and other clerks, stenographers and assistants, a sum not exceeding eight thousand dollars,	8,000 00
345	For the travelling expenses of the commissioner, a sum not exceeding five hundred dollars,	500 00
346	For other services, printing the annual report, office supplies and equipment, and printing and furnishing trespass posters, a sum not exceeding six thousand dollars,	6,000 00
347	For the compensation and expenses of the associate members of the department of agriculture, a sum not exceeding thirty-five hundred dollars,	3,500 00
	Total,	\$21,000 00

Item	State Depart- ment of Agriculture.
348 For services and expenses incidental to nursery inspection, a sum not exceeding fifteen thousand dollars,	\$15,000 00
349 For services and expenses of apiary inspection, a sum not exceeding two thousand dollars,	2,000 00
350 For services and expenses of the state ornithologist, a sum not exceeding thirty-five hundred dollars,	3,500 00
351 For disseminating useful information in agriculture, a sum not exceeding nine thousand dollars,	9,000 00
352 For the care and operation of certain farm machinery purchased during the year nineteen hundred and eighteen, a sum not exceeding twenty-five thousand dollars,	25,000 00
353 For personal services of the general agent and assistants of the dairy bureau, a sum not exceeding thirty-five hundred seventy dollars,	3,570 00
354 For other expenses of the bureau, a sum not exceeding fifty-four hundred thirty dollars,	5,430 00
355 For the encouragement of agriculture by the payment of premiums and prizes under the direction of the department of agriculture, a sum not exceeding thirty-five thousand dollars,	35,000 00
Total,	\$98,500 00
355a For expenses incurred under the direction of the department of agriculture for a survey of soils, in co-operation with the federal authorities, a sum not exceeding five thousand dollars,	\$5,000 00
355b For expenses in connection with the suppression of the corn-borer, so-called, to be expended under the direction of the department of agriculture, a sum not exceeding twenty thousand dollars,	20,000 00
Total,	\$25,000 00

Service of the State Forester.

	State Forester.
356 For the salary of the forester, a sum not exceeding five thousand dollars,	\$5,000 00
357 For personal services of office assistants, a sum not exceeding seventy-three hundred dollars,	7,300 00
358 For services other than personal, including printing the annual report, and for travelling expenses of the forester and secretary, and the necessary office supplies and equipment, a sum not exceeding five thousand dollars,	5,000 00
359 For the salaries and expenses of foresters and necessary labor, supplies and equipment in maintaining forest tree nurseries, a sum not exceeding twenty thousand eight hundred fifty dollars,	20,850 00

State Forester.	Item	
	360	For the purchase of land and reforesting the same, a sum not exceeding ten thousand dollars,
	361	For aiding towns in the purchase of equipment for extinguishing forest fires and for making protective belts or zones as a defense against forest fires, a sum not exceeding five hundred dollars,
	362	For the personal services of the state fire warden and his assistants, and for other services, including travelling expenses of the fire warden and his assistants, necessary supplies and equipment, and materials used in new construction in the forest fire prevention service, a sum not exceeding thirty-six thousand dollars,
	363	[Stricken out by the House.]
	364	For the suppression of the gypsy and brown tail moths, and for expenses incidental thereto, a sum not exceeding two hundred twenty-five thousand dollars, this sum to be in addition to any amount heretofore appropriated for this purpose, and any unexpended balance remaining at the end of the current fiscal year may be used in the succeeding year,
		36,000 00
		225,000 00
	Total,	\$309,650 00

Service of the Commissioners on Fisheries and Game.

Commissioners on Fisheries and Game.	Item	
	365	For personal services of the members, a sum not exceeding seven thousand five hundred dollars,
	366	For personal services of office assistants, a sum not exceeding seventy-six hundred dollars,
	367	For services other than personal, including printing the annual report, travelling expenses and necessary office supplies and equipment, a sum not exceeding ninety-one hundred dollars,
	368	For expenses of exhibitions and other measures to increase the interest of the public in the protection and propagation of fish and game, a sum not exceeding one thousand dollars,
	369	For personal services of deputies, biologists and assistant biologists, and for travelling expenses and necessary office expenses incidental to the enforcement of the laws, a sum not exceeding sixty-one thousand dollars,
	370	For the maintenance of game farms and fish hatcheries and for the propagation of game birds and food fish, a sum not exceeding seventy-two thousand dollars,
		61,000 00
		72,000 00
	Total,	\$158,200 00

Item			Commissioners on Fisheries and Game.
370a	For certain improvements to be made under the direction of the commission on fisheries and game, as follows:—		
	For rearing stations, a sum not exceeding twenty-five hundred dollars,	\$2,500 00	
	For expense of constructing a pond at the Palmer hatchery, a sum not exceeding five hundred dollars,	500 00	
	For construction of a head trough at the East Sandwich fish hatchery, a sum not exceeding eleven hundred dollars,	1,100 00	
	At the Montague rearing station:—		
	For the purchase of land, a sum not exceeding eighteen hundred fifty dollars,	1,850 00	
	For the construction of an ice house, a sum not exceeding three hundred dollars,	300 00	
	For the construction of a road, a sum not exceeding two hundred dollars,	200 00	
	For extending a pond, a sum not exceeding three hundred dollars,	300 00	
	For construction of an ice house at the Amherst rearing station, a sum not exceeding three hundred dollars,	300 00	
	At the Pittsfield rearing station:—		
	For construction of an ice house, a sum not exceeding three hundred dollars,	300 00	
	For construction of a road, a sum not exceeding one hundred fifty dollars,	150 00	
	Total,	<hr/> \$7,500 00	

Claims for Damages by Wild Deer.

371	For the payment of damages caused by wild deer, for the present year and previous years, as provided by law, a sum not exceeding eight thousand dollars,	Damages by wild deer.
		<hr/> \$8,000 00

Board of Drainage Survey.

372	For the services and expenses of the engineering division of the state department of health in connection with drainage surveys requested under the authority of chapter two hundred and eighty-nine of the General Acts of nineteen hundred and eighteen, and with the approval of the drainage board, a sum not exceeding seven thousand dollars, provided that any unexpended balance of this sum remaining at the end of the current fiscal year may be used in the succeeding year,	Board of Drainage Survey.
		<hr/> \$7,000 00

Public Building and Institutional Development.

Public building and institutional development.

Item 373 For expenses incurred for the preparation of preliminary studies and estimates as required by chapter two hundred and ninety of the General Acts of nineteen hundred and eighteen, where no appropriation is made to carry out the project requested, a sum not exceeding five thousand dollars, \$5,000 00

Service of the State Board of Charity.

State Board of Charity.

374 For personal services of officers and employees, a sum not exceeding twenty-one thousand seven hundred dollars, \$21,700 00

375 For services other than personal, printing the annual report, travelling expenses, including expenses of auxiliary visitors, and office supplies and expenses, a sum not exceeding seventy-two hundred dollars, 7,200 00

Total, \$28,900 00

Division of adult poor:

Division of adult poor.

376 For personal services of officers and employees, a sum not exceeding eighty-three thousand three hundred dollars, \$83,300 00

377 For services other than personal, including travelling expenses and office supplies and equipment, a sum not exceeding seventeen thousand dollars, 17,000 00

378 For the transportation of state paupers under the charge of the state board of charity, including the transportation of prisoners released on probation from the state farm, and travelling and other expenses of probation visitors, for the present year and previous years, a sum not exceeding fourteen thousand dollars, 14,000 00

379 For the payment of suitable aid to mothers with dependent children, for the present year and previous years, a sum not exceeding five hundred fifty thousand dollars, 550,000 00

380 For the burial of state paupers by cities and towns, for the present year and previous years, a sum not exceeding fourteen thousand dollars, 14,000 00

381 For expenses in connection with smallpox and other diseases dangerous to the public health, for the present year and previous years, a sum not exceeding eighty thousand dollars, 80,000 00

382 For the support of sick paupers by cities and towns for the present year and previous years, the same to include cases of wife settlement, a sum not exceeding one hundred twenty thousand dollars, 120,000 00

Item

383 For temporary aid given to state paupers and shipwrecked seamen by cities and towns, for the present year and previous years, a sum not exceeding two hundred thousand dollars, \$200,000 00

Division of adult poor.

Total, \$1,078,300 00

Division of minor wards:

384 For personal services of officers and employees, a sum not exceeding one hundred thirteen thousand dollars, \$113,000 00

385 For services other than personal, office supplies and equipment, a sum not exceeding sixty-five hundred dollars, 6,500 00

386 For tuition in the public schools, including transportation to and from school of children boarded or bound out by the state board of charity, for the present year and previous years, a sum not exceeding fifty-nine thousand dollars, 59,000 00

387 For the care and maintenance of indigent and neglected children and juvenile offenders, for the present year and previous years, a sum not exceeding eight hundred six thousand dollars, 806,000 00

388 For the care, maintenance and transportation of unsettled pauper infants, for the present year and previous years, a sum not exceeding ninety-nine thousand dollars, 99,000 00

Division of minor wards.

Total, \$1,083,500 00

Service of the Commission on Mental Diseases.

389 For personal services of the director, officers and employees, a sum not exceeding sixty-eight thousand dollars, \$68,000 00

390 For transportation and medical examination of state paupers under its charge for the present year and previous years, a sum not exceeding seventy-five hundred dollars, 7,500 00

391 For the support of insane paupers boarded in families under its charge, or temporarily absent under authority of the same, for the present year and previous years, a sum not exceeding nine thousand dollars, 9,000 00

392 For the support of state paupers in the Hospital Cottages for Children, a sum not exceeding eleven thousand dollars, 11,000 00

393 For the expenses of an investigation as to the nature, causes, results and treatment of mental diseases and defects, and the publication of the results thereof, a sum not exceeding six thousand dollars, 6,000 00

Commission on Mental Diseases.

Commission
on Mental
Diseases.

Item		
394	For other services, including printing the annual report, travelling and office supplies and equipment, a sum not exceeding seventeen thousand dollars,	\$17,000 00
	Total,	\$118,500 00

Services of the Institutions under the Supervision of the Commission on Mental Diseases.

Institutions
under super-
vision of Com-
mission on
Mental
Diseases.

	For maintenance, to be expended with the approval of the trustees of the several institutions, as follows:	
395	Boston state hospital, a sum not exceeding six hundred eighty-six thousand seven hundred dollars,	\$686,700 00
396	Danvers state hospital, a sum not exceeding four hundred seventy-six thousand four hundred dollars,	476,400 00
397	Foxborough state hospital, a sum not exceeding two hundred four thousand nine hundred dollars,	204,900 00
397a	For the purchase of land and buildings and for improvements on the same at the Foxborough state hospital, with the approval of the commission on mental diseases, a sum not exceeding thirty-four thousand dollars,	34,000 00
398	Gardner state colony, a sum not exceeding three hundred eight thousand six hundred dollars,	308,600 00
399	Grafton state hospital, a sum not exceeding six hundred seventy-four thousand seven hundred dollars,	674,700 00
399a	For providing additional fire protection for the Grafton state hospital, with the approval of the commission on mental diseases, a sum not exceeding six thousand dollars,	6,000 00
400	Massachusetts School for the Feeble-Minded, a sum not exceeding five hundred twenty-four thousand six hundred dollars,	524,600 00
400a	For the city of Waltham, rental for sewage disposal, the sum of sixteen hundred twenty-seven dollars,	1,627 00
401	Medfield state hospital, a sum not exceeding five hundred sixty-eight thousand eight hundred dollars,	568,800 00
402	Monson state hospital, a sum not exceeding three hundred sixty-one thousand three hundred dollars,	361,300 00
403	Northampton state hospital, a sum not exceeding three hundred forty-three thousand five hundred dollars,	343,500 00
404	Taunton state hospital, a sum not exceeding four hundred seventy-three thousand nine hundred dollars,	473,900 00

Item		Institutions under super- vision of Com- mission on Mental Diseases.
405	Westborough state hospital, a sum not exceeding four hundred sixty-eight thousand five hundred dollars,	\$468,500 00
406	Worcester state hospital, a sum not exceeding five hundred thirty-eight thousand five hundred dollars,	538,500 00
406a	For renovating the plumbing at the Worcester state hospital, with the approval of the commission on mental diseases, a sum not exceeding fifty-five hundred dollars,	5,500 00
406b	For the alteration of buildings at Hillside Farm of the Worcester state hospital, a sum not exceeding fifty-five hundred dollars,	5,500 00
406e	For the expense of repairing damage by a recent fire at the Worcester state hospital, a sum not exceeding fifteen thousand dollars,	15,000 00
407	Wrentham state school, including the maintenance of certain patients engaged in work for the development of the Belchertown colony, a sum not exceeding three hundred eighty-three thousand five hundred dollars,	383,500 00
 Total,		 <hr style="width: 20%; margin-left: 0;"/> \$6,081,527 00

Service of the Massachusetts Hospital School.

408	For the maintenance of the Massachusetts hospital school, to be expended with the approval of the trustees, a sum not exceeding one hundred twenty thousand six hundred forty dollars,	\$120,640 00	Massachusetts Hospital School.
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Service of the State Infirmary.

409	For the maintenance of the state infirmary, to be expended with the approval of the trustees thereof, a sum not exceeding seven hundred four thousand seven hundred fifty dollars,	\$704,750 00	State Infirmary.
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Service of the Trustees of the Norfolk State Hospital.

410	For the treatment of certain patients, to be expended under the direction and with the approval of the trustees of Norfolk state hospital, a sum not exceeding forty-two thousand eight hundred fifty dollars,	\$42,850 00	Trustees of Norfolk State Hospital.
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Service of the Penikese Hospital.

411	For the maintenance of the Penikese hospital, to be expended with the approval of the state board of charity, a sum not exceeding thirty-three thousand seven hundred dollars,	\$33,700 00	Penikese Hospital.
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*Service of the Commissioner of State Aid and Pensions.*Commissioner
of State Aid
and Pensions.

Item			
412	For personal services of the commissioner and deputy, a sum not exceeding fifty-five hundred dollars,		\$5,500 00
413	For personal services of agents, clerks, stenographers and other assistants, a sum not exceeding thirty thousand dollars,		30,000 00
414	For services other than personal, including printing the annual report, travelling expenses of the commissioner and his employees, and necessary office supplies and equipment, a sum not exceeding forty-five hundred dollars,		4,500 00
	Total,		\$40,000 00

*For Expenses on Account of Wars.*Expenses on
account of
wars.

415	For reimbursing cities and towns for money paid on account of state and military aid to Massachusetts soldiers and their families, the sum of two million one hundred fifty thousand dollars, the same to be paid on or before the fifteenth day of November in the year nineteen hundred and nineteen, in accordance with the provisions of existing laws relative to state and military aid,		\$2,150,000 00
416	For services for the publication of a record of Massachusetts soldiers and sailors who served in the war of the rebellion, a sum not exceeding seventy-five hundred dollars,		7,500 00
417	For the maintenance of the Massachusetts Soldiers' Home, with the approval of the trustees thereof, a sum not exceeding one hundred seventy-six thousand five hundred sixty-three dollars,		176,563 00
417a	For compensation to certain state employees in the military or naval service of the United States, as authorized by chapter three hundred and one of the General Acts of the year nineteen hundred and seventeen, a sum not exceeding fifty thousand dollars,		50,000 00
	Total,		\$2,384,063 00

*Service of the Bureau of Prisons.*Bureau of
Prisons.

418	For the personal services of the director, deputies and members of the board of parole and advisory board of pardons, a sum not exceeding twenty thousand two hundred fifty dollars,		\$20,250 00
419	For the personal services of clerks, stenographers and agents, a sum not exceeding twenty-seven thousand nine hundred sixty dollars,		27,960 00

Item		Bureau of Prisons.
420	For salaries in connection with the identification of criminals, a sum not exceeding forty-six hundred fifty dollars,	\$4,650 00
421	For services other than personal, including printing the annual report, necessary office supplies and equipment, a sum not exceeding forty-five hundred dollars,	4,500 00
422	For travelling expenses of officers and employees of the bureau when required to travel in the discharge of their duties, a sum not exceeding nine thousand dollars,	9,000 00
423	For the removal of prisoners to and from state institutions, a sum not exceeding six thousand dollars,	6,000 00
424	For assistance to prisoners discharged from the state prison, Massachusetts reformatory and prison camp and hospital, and to discharged female prisoners, a sum not exceeding eleven thousand dollars,	11,000 00
425	For services of guards, and for the purchase of equipment needed for the employment of prisoners, as defined in chapter one hundred and twenty-nine of the General Acts of nineteen hundred and seventeen, a sum not exceeding thirteen thousand five hundred dollars, the same to be in addition to the unexpended balance of any appropriation made for the purpose,	13,500 00
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	Total,	\$96,860 00

Services of the Trustees of the Massachusetts Training Schools.

	Trustees of Massachusetts Training Schools.
426	For the services of the executive secretary and stenographer, a sum not exceeding forty-one hundred dollars,
427	For services other than personal, including printing the annual report, travelling and other expenses of the members of the board and employees, office supplies and equipment, a sum not exceeding fourteen hundred eighty-five dollars,

Boys' parole department:

	Boys' parole department.
428	For personal services of agents in the division for boys paroled and boarded in families, a sum not exceeding twenty thousand four hundred dollars,
429	For services other than personal, including travelling expenses of the agents and boys, and necessary office supplies and equipment, a sum not exceeding sixteen thousand eight hundred dollars,

Boys' parole department.	Item 430 For board, clothing, medical and other expenses incidental to the care of boys, a sum not exceeding eighteen thousand dollars,	\$18,000 00
Girls' parole department.	Girls' parole department: 431 For personal service of agents in the division of girls paroled from the industrial school for girls, a sum not exceeding seventeen thousand seven hundred dollars,	17,700 00
	432 For travelling expenses of the said agents for the girls paroled, for board, medical and other care of girls, for services other than personal, for office supplies and equipment, a sum not exceeding seventy-six hundred dollars,	7,600 00
	433 For reimbursement of cities and towns for tuition of children attending the public schools, a sum not exceeding sixteen hundred dollars,	1,600 00
	Total,	<u>\$87,685 00</u>

Service of the Massachusetts Training Schools.

Massachusetts Training Schools.	For the maintenance of, and certain improvements at, the institutions under the control of the trustees of the Massachusetts training schools, with the approval of the said trustees, as follows:	
Industrial school for boys.	434 Industrial school for boys, a sum not exceeding one hundred twenty thousand dollars,	\$120,000 00
	434a For completing the construction and furnishing of a new cottage for thirty boys and attendants at the industrial school for boys, a sum not exceeding twenty-five thousand dollars, and any unexpended balance of this sum remaining at the end of the current fiscal year may be used in the succeeding year,	25,000 00
Industrial school for girls.	435 Industrial school for girls, a sum not exceeding one hundred thirty-five thousand three hundred fifty dollars,	135,350 00
	435a For an addition to the storage building and vegetable cellar at the industrial school for girls, a sum not exceeding five thousand dollars,	5,000 00
Lyman school for boys.	436 Lyman school for boys, a sum not exceeding two hundred four thousand dollars,	204,000 00
	Total,	<u>\$489,350 00</u>

Service of the State Farm.

State Farm.	437 For the maintenance of the state farm, to be expended with the approval of the trustees, a sum not exceeding four hundred thirty-nine thousand two hundred fifty dollars,	\$439,250 00
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Maintenance of Institutions under the Bureau of Prisons.

Item	Maintenance of institutions under Bureau of Prisons.
For the maintenance of the several institutions under the control of the director of the bureau of prisons, with his approval, as follows:	
438 State prison, a sum not exceeding two hundred fifty-two thousand six hundred dollars,	\$252,600 00
439 Prison camp and hospital, a sum not exceeding ninety-three thousand dollars,	93,000 00
440 Massachusetts reformatory, a sum not exceeding two hundred seventy-one thousand seven hundred dollars,	271,700 00
441 Reformatory for women, a sum not exceeding one hundred seventy-one thousand two hundred dollars,	171,200 00
441a For the town of Framingham according to a contract for sewage disposal at the reformatory for women, the sum of six hundred dollars,	600 00
Total,	<u>\$789,100 00</u>

Service of the Board of Education and Certain Other Educational Expenses.

Item	Board of Education and educational expenses.
442 For the personal services of officers, agents, clerks, stenographers and other assistants, but not including those employed in university extension work, a sum not exceeding sixty-one thousand dollars,	\$61,000 00
443 For the training of teachers for vocational schools to comply with the requirements of federal authorities under the provisions of the Smith-Hughes act, so-called, a sum not exceeding seventeen thousand two hundred seventy-five dollars,	17,275 00
444 For travelling expenses of members of the board and of agents and employees when required to travel in discharge of their duties, a sum not exceeding seven thousand dollars,	7,000 00
445 For services other than personal, necessary office supplies, and for printing the annual report and bulletins as provided by law, a sum not exceeding twelve thousand five hundred dollars,	12,500 00
446 For expenses incidental to furnishing school committees with rules for testing the sight and hearing of pupils, a sum not exceeding eight hundred dollars,	800 00
447 For printing school registers and other school blanks for cities and towns, a sum not exceeding two thousand dollars,	2,000 00
448 For the maintenance of the department of university extension under control of the board of education, a sum not exceeding one hundred twelve thousand dollars,	112,000 00

Board of Education and educational expenses.

Item		
449	For assisting small towns in providing themselves with school superintendents, as provided by law, a sum not exceeding eighty thousand dollars,	\$80,000 00
450	For the reimbursement of certain towns for the payment of tuition of children attending high schools outside the towns in which they reside, as provided by law, a sum not exceeding ninety-seven thousand dollars,	97,000 00
451	For the reimbursement of certain towns for the transportation of pupils attending high schools outside the towns in which they reside, as provided by law, a sum not exceeding thirty-eight thousand dollars,	38,000 00
452	For aid to certain pupils in normal schools under the direction of the board of education, a sum not exceeding four thousand dollars,	4,000 00
453	For expenses of holding teachers' institutes, a sum not exceeding two thousand dollars,	2,000 00
454	For the education of deaf and blind pupils of the commonwealth as provided by sections nineteen, twenty and twenty-one of chapter thirty-nine of the Revised Laws, a sum not exceeding one hundred seventy-five thousand dollars,	
455	For the reimbursement of certain cities and towns for a part of the expenses of maintaining agricultural and industrial vocational schools as provided by law, a sum not exceeding three hundred eighty thousand one hundred thirty-one dollars and seventy-four cents,	175,000 00
	Total,	380,131 74

		\$988,706 74

Maintenance of State normal schools.

	For the maintenance of the state normal schools, and the boarding halls attached thereto, with the approval of the commissioner of education, as follows:	
456	Bridgewater normal school, a sum not exceeding ninety-five thousand one hundred ten dollars,	\$95,110 00
457	Bridgewater normal school boarding hall, a sum not exceeding fifty-eight thousand dollars,	58,000 00
458	Fitchburg normal school, a sum not exceeding ninety-three thousand six hundred dollars,	93,600 00
459	Fitchburg normal school boarding hall, a sum not exceeding twenty-five thousand five hundred dollars,	25,500 00
460	Framingham normal school, a sum not exceeding ninety-three thousand five hundred dollars,	93,500 00
461	Framingham normal school boarding hall, a sum not exceeding fifty-three thousand dollars,	53,000 00
462	Hyannis normal school, a sum not exceeding thirty-one thousand one hundred dollars,	31,100 00

Item		Maintenance of State normal schools.
463	Hyannis normal school boarding hall, a sum not exceeding thirteen thousand dollars,	\$13,000 00
464	Lowell normal school, a sum not exceeding eighty-one thousand four hundred dollars,	81,400 00
465	North Adams normal school, a sum not exceeding fifty-four thousand two hundred dollars,	54,200 00
466	North Adams normal school boarding hall, a sum not exceeding fourteen thousand six hundred dollars,	14,600 00
467	Salem normal school, a sum not exceeding ninety-five thousand four hundred dollars,	95,400 00
468	Westfield normal school, a sum not exceeding forty-six thousand two hundred dollars,	46,200 00
469	Westfield normal school boarding hall, a sum not exceeding eighteen thousand five hundred dollars,	18,500 00
470	Worcester normal school, a sum not exceeding forty-seven thousand seven hundred thirty-five dollars,	47,735 00
471	Worcester normal school boarding hall, a sum not exceeding thirty-three hundred sixty-five dollars,	3,365 00
472	Normal art school, a sum not exceeding sixty thousand eight hundred dollars,	60,800 00
Total,		<hr/> \$885,010 00

Expenditures for maintenance of the boarding halls at the several normal schools as above specified shall not be made in excess of the receipts for board paid into the treasury, notwithstanding the possibility that the amounts appropriated may be in excess of receipts paid into the treasury.

Maintenance
of boarding
halls at normal
schools.

For the Services of Other Educational Institutions.

473	For the Massachusetts Institute of Technology, as required by chapter seventy-eight of the resolves of nineteen hundred and eleven, the sum of one hundred thousand dollars,	Massachusetts Institute of Technology. \$100,000 00
474	For the Worcester Polytechnic Institute, as required by chapter eighty-seven of the resolves of nineteen hundred and twelve, the sum of fifty thousand dollars,	Worcester Polytechnic Institute. 50,000 00
475	For the maintenance of The Bradford Durfee Textile School, a sum not exceeding forty-three thousand eight hundred twenty-eight dollars, of which amount the sum of ten thousand dollars is to be contributed by the city of Fall River, and the city of Fall River is hereby authorized to raise by taxation the said sum of ten thousand dollars,	Bradford Durfee Tex- tile School. 43,828 00

Lowell Tex- tile School.	Item		
	476	For the maintenance of the Lowell Textile School, a sum not exceeding ninety-eight thousand one hundred sixty dollars, of which amount the sum of ten thousand dollars is to be contributed by the city of Lowell, and the city of Lowell is hereby authorized to raise by taxation the said sum of ten thousand dollars,	\$98,160 00
New Bedford Textile School.	477	For the maintenance of the New Bedford Textile School, a sum not exceeding fifty thousand dollars, of which amount the sum of ten thousand dollars is to be contributed by the city of New Bedford, and the city of New Bedford is hereby authorized to raise by taxation the said sum of ten thousand dollars,	50,000 00
		Total,	\$341,988 00

Service of the Teachers' Retirement System.

Teachers' retirement system.			
	478	For personal services of employees, a sum not exceeding fifty-five hundred dollars,	\$5,500 00
	479	For services other than personal, including printing the annual report, travelling expenses and office supplies and equipment, a sum not exceeding eighteen hundred dollars,	1,800 00
	480	For payment of pensions to retired teachers, a sum not exceeding one hundred thirty thousand dollars,	130,000 00
	481	For reimbursement of certain cities and towns for pensions to retired teachers, a sum not exceeding twenty-nine thousand seven hundred sixty-nine dollars and fifty-five cents,	29,769 55
		Total,	\$167,069 55

Service of the Massachusetts Agricultural College.

Massachusetts Agricultural College.			
	482	For maintenance and current expenses, a sum not exceeding five hundred seventy thousand one hundred dollars,	\$570,100 00
	483	For necessary travelling expenses of the trustees, a sum not exceeding nine hundred dollars,	900 00
	484	For printing and binding the reports of the trustees, a sum not exceeding three thousand dollars,	3,000 00
	485	For the inspection of commercial feedstuffs, a sum not exceeding six thousand dollars,	6,000 00
		Total,	\$580,000 00

Service of the Massachusetts Nautical School.

Massachusetts Nautical School.			
	486	For personal services of the secretary and office assistants, a sum not exceeding thirty-six hundred dollars,	\$3,600 00

Item 487	For services other than regular clerical services, including printing the annual report, rent, office supplies and equipment, a sum not exceeding twenty-seven hundred dollars,	\$2,700 00	Massachusetts Nautical School.
488	For the maintenance of the school and ship, a sum not exceeding seventy-four thousand dollars,	74,000 00	
Total,			\$80,300 00

Service of the Commission for the Blind.

489	For general administration, furnishing information, industrial and educational aid, and for carrying out the other provisions of the act establishing said commission, a sum not exceeding fifty-two thousand seven hundred dollars,	\$52,700 00	Commission for the Blind.
490	For maintenance of industries under the control of said commission, a sum not exceeding fifty-three thousand five hundred dollars, the same to be in addition to the income collected by the commission from sales of products,	53,500 00	
491	For instruction of adult blind in their homes, a sum not exceeding seventy-nine hundred twenty dollars,	7,920 00	
Total,			\$114,120 00

Service of the State Library.

492	For personal services of the librarian, a sum not exceeding four thousand dollars,	\$4,000 00	State Library.
493	For personal services of the regular library assistants, and for temporary clerical assistants, a sum not exceeding fourteen thousand seven hundred dollars,	14,700 00	
494	For services other than personal, including printing the annual report, office supplies and equipment, and incidental travelling expenses, a sum not exceeding twenty-seven hundred fifty dollars,	2,750 00	
495	For books and other publications and things needed for the library, and the necessary binding and rebinding incidental thereto, a sum not exceeding ten thousand dollars,	10,000 00	
496	For services and expenses for cataloguing, a sum not exceeding fifty-four hundred ten dollars,	5,410 00	
Total,			\$36,860 00

Service of the Free Public Library Commission.

497	For personal services of regular agents and office assistants, a sum not exceeding eighty-eight hundred twenty dollars,	\$8,820 00	Free Public Library Commission.
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Free Public
Library
Commission.

Item		
498	For other services, including printing the annual report, travelling expenses, necessary office supplies, and expenses incidental to the aiding of public libraries, a sum not exceeding thirteen thousand six hundred ninety dollars,	\$13,690 00
	Total,	\$22,510 00

Service of the Bureau of Immigration.

Bureau of
Immigration.

499	For the personal services of the secretary, agents and other employees, a sum not exceeding twenty-two thousand dollars,	\$22,000 00
500	For other services, including printing the annual report, travelling expenses, rent of offices and office supplies and equipment, a sum not exceeding eleven thousand one hundred dollars,	11,100 00
	Total,	\$33,100 00
501	For sinking fund requirements, and for certain serial bonds maturing during the present year, the sum of one million six hundred ninety-six thousand three hundred fifty-three dollars and forty-four cents,	\$1,696,353 44
502	For the payment of interest on the direct debt and temporary loans of the commonwealth, a sum not exceeding two million forty-two thousand dollars,	\$2,042,000 00

Miscellaneous Items.

Miscellaneous
items.

503	For payment in accordance with law of such claims as may arise in consequence of the death of firemen, and of persons acting as firemen, from injuries received in the discharge of their duties, a sum not exceeding thirteen thousand dollars,	\$13,000 00
504	For medical examiners' fees as provided by law, a sum not exceeding nine hundred dollars,	900 00
505	For the contribution of the commonwealth toward the maintenance of the old provincial state house, the sum of fifteen hundred dollars,	1,500 00
506	For small items of expenditure for which no appropriations have been made, and for cases in which appropriations have been exhausted or have reverted to the treasury in previous years, a sum not exceeding one thousand dollars, to be expended under the direction of the auditor of the commonwealth,	1,000 00
507	For reimbursing cities and towns for loss of taxes on land used for state institutions, as certified by the tax commissioner, for the fiscal year	

Item		Miscellaneous items.
	ending November thirty, nineteen hundred and nineteen, a sum not exceeding forty-six thousand dollars,	\$46,000 00
507a	For expenses of a celebration of the tercentenary of the landing of the Pilgrims, subject to any provisions of law hereafter passed by the general court providing for said celebration, a sum not exceeding one hundred fifty thousand dollars; and there may be expended during the fiscal year beginning December 1, 1919, subject to any provision of law hereafter passed by the general court providing for such celebration, a further sum not exceeding one hundred thousand dollars,	150,000 00
	Total,	<u>\$212,400 00</u>

Metropolitan Districts.

The following items are to be assessed upon the several districts in accordance with the methods fixed by law.

To be expended under the direction and with the approval of the metropolitan park commission, as follows:

508	For the maintenance of the Charles river basin, a sum not exceeding one hundred eighty-seven thousand one hundred forty-eight dollars and forty-seven cents,	\$187,148 47	Metropolitan Districts.
509	For maintenance of park reservations, a sum not exceeding five hundred ninety-six thousand dollars,	596,000 00	Metropolitan Park Commission.
509a	For the expense of holding band concerts, a sum not exceeding thirty thousand dollars,	30,000 00	
509b	For certain pensions and annuities, a sum not exceeding six thousand three hundred forty-one dollars and twenty-five cents,	6,341 25	
510	For maintenance of the Nantasket Beach reservation, a sum not exceeding sixty-three thousand seven hundred seventy dollars,	63,770 00	
511	For the maintenance of Wellington bridge, a sum not exceeding ten thousand nine hundred thirty-seven dollars and twenty-two cents, the same to be in addition to the amount appropriated from the general fund,	10,937 22	
512	For the maintenance of boulevards and parkways, a sum not exceeding one hundred eighty-four thousand thirty-four dollars and eighty-three cents, the same to be in addition to the appropriation made from the general fund,	184,034 83	
	Total,	<u>\$1,078,231 77</u>	

Metropolitan
Water and
Sewerage
Board.

Item	The following items are to be expended under the direction and with the approval of the metropolitan water and sewerage board:	
513	For the maintenance and operation of a system of sewage disposal for the north metropolitan sewerage district, a sum not exceeding two hundred sixty thousand dollars,	\$260,000 00
514	For the maintenance and operation of a system of sewage disposal for the south metropolitan sewerage district, a sum not exceeding one hundred forty-seven thousand dollars,	147,000 00
515	For the maintenance and operation of the metropolitan water system, a sum not exceeding six hundred forty-seven thousand two hundred dollars,	647,200 00
	Total,	\$1,054,200 00

Deficiencies.

Deficiencies.

For deficiencies in certain appropriations of previous years, in certain items, as follows:

Blue Book.

Blue Book.

For printing and binding the blue book edition of the acts and resolves, the sum of nineteen hundred ninety-nine dollars and forty-six cents,

\$1,999 46

Bureau of Statistics.

Bureau of
Statistics.

For office supplies and equipment for free employment offices, the sum of twenty-four dollars and seventy cents,

24 70

District Attorneys.

District
Attorneys.

For travelling expenses incurred by district attorneys, the sum of six hundred thirty-seven dollars and seventy-nine cents,

637 79

State Department of Health.

State Depart-
ment of
Health.

Division of administration, travelling expenses, office supplies and equipment, the sum of thirty dollars and seventeen cents,

30 17

Division of hygiene, travelling expenses, office supplies and equipment, the sum of five hundred thirty-two dollars and eleven cents,

532 11

For supplies, materials and equipment for the production of antitoxin and certain other preparations, the sum of two hundred eighty-four dollars and twenty-seven cents,

284 27

Conciliation and Arbitration.

Item	For travelling expenses, supplies and equipment, the sum of thirty-two dollars and fifty-nine cents,	Conciliation and Arbitra- tion.
		\$32 59

Department of Agriculture.

For expenses and operation of farm machinery, the sum of twenty-eight hundred thirteen dol- lars and thirteen cents,	Department of Agriculture.
	2,813 13

Trustees of the Massachusetts Training Schools.

For reimbursement of cities and towns for tuition of children attending public schools, the sum of thirty-seven dollars and fifty cents,	Trustees of Massachusetts Training Schools.
	37 50

State Library.

For books and other publications, the sum of six hundred forty-four dollars and forty-five cents, For office supplies and equipment, the sum of eighty-five dollars and sixty-two cents,	State Library.
	644 45
	85 62

Normal Art School.

For maintenance expenses, the sum of ninety-five dollars and ninety-four cents,	Normal Art School.
	95 94
Total,	\$7,217 73

General Fund,	\$32,927,943 70
Metropolitan District,	2,132,431 77

Grand Total	\$35 060 375 47
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SECTION 3. Any unexpended balances remaining from appropriations or authorizations for expenditures either from the general fund or which were to be covered by bond issues for emergency war expenses under the provisions of chapter two hundred and two of the Special Acts of nineteen hundred and seventeen, chapter three hundred and twenty-four of the General Acts of nineteen hundred and seventeen, chapters thirty-seven and two hundred and seventy-eight of the General Acts of nineteen hundred and eighteen, and chapters sixty-three and one hundred and thirty-nine of the Special Acts of nineteen hundred and eighteen, shall revert Unexpended
balances, etc.,
to revert to the
treasury, etc.

to the treasury and no further payment shall be made for expenditures incurred under authority of any of said acts.

SECTION 4. This act shall take effect upon its passage.

Approved April 23, 1919.

[1889, 411; 1891, 217; 1895, 302; 1901, 308; 1904, 389; 1911, 732; 1912, 107.]

Chap. 154 AN ACT TO ESTABLISH THE SALARY OF THE MAYOR OF THE CITY OF PITTSFIELD.

Be it enacted, etc., as follows:

1911, 732,
Part I § 9,
etc., amended.

City of Pitts-
field, salary of
mayor
established, etc.

SECTION 1. Section nine of Part I of chapter seven hundred and thirty-two of the acts of nineteen hundred and eleven, as affected by section one of chapter one hundred and seven of the acts of nineteen hundred and twelve, is hereby amended by striking out the words "of one thousand dollars", in the twenty-fourth and twenty-fifth lines, and substituting the words: — not exceeding eighteen hundred dollars per annum, beginning with the first Monday of January, nineteen hundred and nineteen, — so as to read as follows: — *Section 9.* The mayor shall be elected by the qualified voters of the entire city and shall hold office for the municipal year beginning with the first Monday in January next succeeding his election, and until his successor is elected and qualified. He shall be the chief executive officer of the city, and it shall be his duty to be active and vigilant in causing the laws, ordinances and regulations of the city to be enforced, and to keep a general supervision over the conduct of all subordinate officers. He shall have the power of veto provided by general law. He may suspend any officer, and may suspend any work or payment whether on contract or otherwise for a period not exceeding seven days, but in such case he shall report his action with his reasons therefor to the city council, which shall take immediate action thereon. He may call special meetings of the city council or either branch thereof, when in his opinion the interests of the city require it, by causing notices to be left at the usual place of residence of each member of the board or boards to be convened. He shall from time to time communicate to the city council or either branch thereof such information and recommend such measures as the business and interests of the city may in his opinion require. He shall, when present, preside in the board of aldermen and in convention of the two boards, but shall have no vote. He shall receive a salary not exceeding eighteen hundred dollars per

annum, beginning with the first Monday of January, nineteen hundred and nineteen, and the same shall be payable at stated periods. He shall receive no other compensation for his services.

SECTION 2. This act shall take effect upon its passage.

Approved April 24, 1919.

[1907, 550; 1908, 336; 1909, 313; 1910, 284, 631; 1911, 342; 1912, 259, 369, 370, 713; 1913, 50, 577, 586, 704, 729; 1914, 119, 205, 248, 595, 782; 1915, 254, Spec., 346, Spec., 352, Spec.; 1916, 248, Spec., 277, Spec.; 1917, 221, Spec.; 1918, 104, Spec., 115, Spec.]

AN ACT RELATIVE TO THE INSPECTION OF BUILDINGS IN THE *Chap. 155*
CITY OF BOSTON.

Be it enacted, etc., as follows:

SECTION 1. Section four of chapter five hundred and fifty of the acts of nineteen hundred and seven, as amended by section one of chapter two hundred and five of the acts of nineteen hundred and fourteen, is hereby further amended by striking out the word "shall", in the fifteenth line of the first paragraph, and substituting the word: — may, — so that said paragraph will read as follows: — *Section 4.* The commissioner, or one of his inspectors, shall inspect every building or other structure or anything attached to or connected therewith which he has reason to believe is not provided with sufficient means of egress in case of fire satisfactory to the commissioner, exists in violation of any provision of this act or is unsafe or dangerous to life, limb, or adjoining buildings, and if he finds it not provided with sufficient means of egress in case of fire satisfactory to the commissioner, or to exist in violation of any provision of this act, or unsafe or dangerous, he shall forthwith in writing notify the owner, agent, or any person having an interest therein, to secure the same, to provide sufficient means of egress in case of fire or to comply with the provision of this act which is being violated, and may affix in a conspicuous place upon its external walls a notice of its dangerous condition or of its condition as a fire-trap or of its being a common nuisance within the provisions of this act. The notice shall not be removed or defaced without his consent.

1907, 550, § 4,
etc., amended.

Affixing of
notice of
dangerous
conditions of
building in
Boston, etc.

SECTION 2. Section five of said chapter five hundred and fifty as amended by section two of said chapter two hundred and five is hereby further amended by inserting after the word "secure", in the eleventh line, the words: — or remove, — so as to read as follows: — *Section 5.* The person notified as provided in the preceding section shall pro-

1907, 550, § 5,
etc., amended.

Removal of
dangerous
buildings, etc.,
in Boston.

vide sufficient means of egress in case of fire satisfactory to the building commissioner, or shall comply with the provision of this act which is being violated, or shall secure or remove said building, structure, attachment or connection forthwith. If the public safety so requires, the commissioner, with the approval of the mayor, may at once enter the building or other structure which he finds unsafe or dangerous, the land on which it stands or the abutting land or buildings, with such assistance as he may require, and secure or remove the same, and may erect such protection for the public by proper fence or otherwise as may be necessary, and for this purpose may close a public highway.

SECTION 3. This act shall take effect upon its passage.

Approved April 24, 1919.

[1919, 163, Spec.]

[1904, 333; 1905, 383; 1907, 416; 1912, 582; 1914, 786.]

Chap. 156 AN ACT RELATIVE TO THE HEIGHT OF BUILDINGS IN THE CITY OF BOSTON.

Be it enacted, etc., as follows:

1905, 383, § 4,
amended.

SECTION 1. Section four of chapter three hundred and eighty-three of the acts of nineteen hundred and five is hereby amended by adding at the end thereof the following:— Roof houses, pent houses, bulkheads and skylights above the roof line used to enclose elevator machinery or shafts may be more than twelve feet square, but shall not exceed in area the size of the shaft served thereby, except in the case of elevator shafts, which may be allowed an additional space of four feet on all sides. They shall not exceed twelve feet in height, and shall not be used for any purpose except the storage of tools and appliances used for the maintenance of the elevator.

Roof houses, pent houses and bulkheads in first class buildings may be constructed of angle iron and four-inch blocks, plastered on the inside and outside, or covered inside and outside with metal covering or angle iron, and two-inch solid metal lath and plaster walls may be used, the door to be of metal frame covered with metal. For second and third class buildings, roof houses, pent houses and bulkheads may be of wood frame covered with metal on the outside and plastered on metal lathing on the inside: *provided* that the door is covered with metal on both sides,— so as to read as follows: — *Section 4.* No limitations of the height of buildings

Limitations of
height of

in the city of Boston shall apply to churches, steeples, towers, domes, cupolas, belfries or statuary not used for purposes of habitation, nor to chimneys, gas holders, coal or grain elevators, open balustrades, skylights, ventilators, flagstaffs, railings, weather vanes, soil pipes, steam exhausts, signs, roof houses not exceeding twelve feet square and twelve feet high, nor to other similar constructions such as are usually erected above the roof line of buildings.

Roof houses, pent houses, bulkheads and skylights above the roof line used to enclose elevator machinery or shafts may be more than twelve feet square, but shall not exceed in area the size of the shaft served thereby, except in the case of elevator shafts, which may be allowed an additional space of four feet on all sides. They shall not exceed twelve feet in height, and shall not be used for any purpose except the storage of tools and appliances used for the maintenance of the elevator.

Roof houses, pent houses and bulkheads in first class buildings may be constructed of angle iron and four-inch blocks, plastered on the inside and outside, or covered inside and outside with metal covering or angle iron, and two-inch solid metal lath and plaster walls may be used, the door to be of metal frame covered with metal. For second and third class buildings, roof houses, pent houses and bulkheads may be of wood frame covered with metal on the outside and plastered on metal lathing on the inside: *provided* that the door is covered with metal on both sides.

SECTION 2. This act shall take effect upon its passage.

Approved April 24, 1919.

[1914, 188; 1916, 135, Spec.]

AN ACT TO AUTHORIZE THE TOWN OF DARTMOUTH TO MAKE *Chap. 157*
AN ADDITIONAL WATER LOAN.

Be it enacted, etc., as follows:

SECTION 1. The town of Dartmouth, for the purpose of extending its water mains and improving its water distribution system, may borrow from time to time, outside the statutory limit of indebtedness, such sums of money as it may deem necessary to an amount not exceeding one hundred and twenty-five thousand dollars, and may issue bonds or notes therefor. Such bonds or notes shall be denominated on the face thereof, Dartmouth Water Loan, Act of 1919, *Dartmouth Water Loan, Act of 1919.*

buildings in
Boston not to
apply to
churches,
steeples, etc.

Roof houses,
bulkheads,
etc., above
roof line,
height,
area, etc.

Roof houses,
bulkheads,
etc., how to
be constructed.

Proviso.

Town of
Dartmouth
may make an
additional
water loan.

Rates of
interest, etc.

more than one year after their respective dates, as will extinguish each loan within thirty years after its date; and the amount of the annual payment on any loan in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. Bonds or notes issued as aforesaid shall bear such rates of interest as may be fixed by the treasurer, with the approval of the selectmen. Each authorized issue of bonds or notes shall constitute a separate loan. The town may sell the said securities at public or private sale upon such terms and conditions as it may deem proper, but not for less than their par value, and the proceeds, except premiums, shall be used only for the purposes herein specified.

Payment of
loan.

SECTION 2. The town shall, at the time of authorizing said loan or loans, provide for the payment thereof in accordance with section one; and when a vote to that effect has been passed a sum which, with the income derived from water rates, will be sufficient to pay the annual expense of operating its water works and the interest as it accrues on the bonds or notes issued as aforesaid, and to make such payments on the principal as may be required by this act, shall, without further vote, be assessed by the assessors of the town annually thereafter, in the same manner as other taxes, until the debt incurred by said loan or loans is extinguished.

SECTION 3. This act shall take effect upon its passage.
Approved April 24, 1919.

*Chap. 158 AN ACT TO CHANGE THE NAME OF DEACON'S POND HARBOR
TO FALMOUTH INNER HARBOR.*

Name of
Deacon's Pond
harbor
changed to
Falmouth
Inner Harbor.

Be it enacted, etc., as follows:

SECTION 1. The name of the body of water heretofore known as Deacon's Pond harbor and situated in the town of Falmouth is hereby changed to Falmouth Inner Harbor.

SECTION 2. This act shall take effect upon its passage.

Approved April 24, 1919.

*Chap. 159 AN ACT TO AUTHORIZE THE CITY OF BOSTON TO PAY AN
ANNUITY TO THE WIDOW OF THOMAS J. STEVENS.*

City of
Boston may
pay an an-

Be it enacted, etc., as follows:

SECTION 1. The city of Boston may pay a sum not exceeding nine hundred dollars a year to Alice M. Stevens,

widow of Thomas J. Stevens, late a member of its fire department, who was killed February thirteenth, nineteen hundred and nineteen, the annuity to continue as long as she remains unmarried.

SECTION 2. This act shall take effect upon its acceptance by the mayor and city council of the said city, in accordance with the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved April 24, 1919.

annuity to widow
of Thomas J.
Stevens.

To be submitted to
mayor and
city council,
etc.
Proviso.

[Accepted June 25, 1919.]

AN ACT TO AUTHORIZE THE CITY OF MALDEN TO PAY A SUM OF MONEY TO THE WIDOW OF SAMUEL TILDEN. *Chap. 160*

Be it enacted, etc., as follows:

SECTION 1. The city of Malden is hereby authorized to pay to Millicent G. Tilden, widow of Samuel Tilden, deceased, who served as an overseer of the poor of the said city, the remainder of the salary to which he would have been entitled had he lived and served until the first day of March in the year nineteen hundred and nineteen.

City of
Malden may
pay a sum of
money to
widow of
Samuel
Tilden.

SECTION 2. This act shall take effect upon its acceptance by the mayor and city council of the said city, in accordance with the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved April 24, 1919.

To be submitted to
mayor and
city council,
etc.
Proviso.

[1919, 102, Spec.]

AN ACT AUTHORIZING THE CITY OF PITTSFIELD TO PAY A SUM OF MONEY TO THE WIDOWS OF MICHAEL F. CONDRON AND FRANK BARTELL. *Chap. 161*

Be it enacted, etc., as follows:

SECTION 1. The city of Pittsfield may pay to Margaret Condron, widow of Michael F. Condron, a sum not exceeding three hundred and seventy-six dollars and to Henrietta Bartell, widow of Frank Bartell, a sum not exceeding three hundred and forty-eight dollars in recognition of services rendered by their respective husbands, members of the police department of said city, who died while in the service.

City of Pitts-
field may pay
a sum of
money to
widows of
Michael F.
Condron and
Frank Bartell.

SECTION 2. Chapter one hundred and two of the Special Repeal. Acts of nineteen hundred and nineteen is hereby repealed.

SECTION 3. This act shall take effect upon its acceptance To be sub- by vote of the city council of the said city, subject to the mitted to city council, etc.

Proviso.

provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved April 24, 1919.

[1854, 338; 1856, 189; 1861, 118; 1863, 72; 1864, 104; 1867, 269; 1870, 155; 1871, 361; 1872, 31; 1873, 196; 1874, 86; 1875, 97; 1876, 64, 66, 232; 1877, 81; 1878, 64; 1880, 56; 1881, 268; 1882, 117; 1884, 145; 1889, 61; 1891, 151; 1892, 81; 1895, 354, 455, 488, § 22; 1896, 202; 1899, 380; 1900, 365; 1902, 351; 1911, 750; 1912, 281; 1913, 315; 1914, 47; 1915, 85, Spec.; 1918, 176, Spec.]

Chap. 162 AN ACT TO AUTHORIZE THE CITY OF WORCESTER TO BORROW MONEY FOR THE PURPOSE OF INCREASING ITS WATER SUPPLY.

Be it enacted, etc., as follows:

City of Worcester may borrow money for purpose of increasing its water supply.

Worcester Water Loan, Act of 1919.

SECTION 1. The city of Worcester may borrow, from time to time, such sums of money as it may deem necessary, to the amount of seven hundred and fifty thousand dollars, in excess of the amount heretofore authorized, for the purpose of defraying the cost and expenses incident to carrying out the purposes specified in chapter three hundred and fifty-one of the acts of nineteen hundred and two, including payment for lands, water and water rights taken or purchased, and for the purpose of further increasing its water supply, and may issue therefor notes or bonds. Such notes or bonds shall be denominated on the face thereof, Worcester Water Loan, Act of 1919; shall be payable by such annual payments, beginning not more than one year after their respective dates, as will extinguish each loan within twenty years after its date; and the amount of such annual payment of any loan in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. Each authorized issue of bonds or notes shall constitute a separate loan. The said bonds or notes shall bear interest at a rate approved by the mayor, the city treasurer and collector of taxes and the city auditor, payable semi-annually, and shall be signed by the city treasurer and collector of taxes and countersigned by the mayor and the city auditor. The city may sell the said securities at public or private sale, upon such terms and conditions as it may deem proper, but not for less than their par value. The proceeds shall be used only for the purposes herein specified.

Payment of loan.

SECTION 2. The said city shall, at the time of authorizing the said loan or loans, provide for the payment thereof in accordance with section one of this act; and when a vote to that effect has been passed, a sum which, with the income

derived from water rates, will be sufficient to pay the annual expense of operating its water works and the interest as it accrues on the bonds or notes issued as aforesaid by the city, and to make such payments on the principal as may be required under the provisions of this act, shall, without further vote, be assessed by the assessors of the city annually thereafter, in the same manner as other taxes, until the debt incurred by said loan or loans is extinguished.

SECTION 3. This act shall take effect upon its passage.

Approved April 30, 1919.

[1919, 155, Spec.]

AN ACT RELATIVE TO THE CONSTRUCTION, ALTERATION AND *Chap. 163*
MAINTENANCE OF HOSPITALS IN THE CITY OF BOSTON.

Be it enacted, etc., as follows:

SECTION 1. Every building in the city of Boston exceeding three stories or forty feet in height hereafter erected, altered or designed for use or occupation as a hospital shall be a first class building as defined in chapter five hundred and fifty of the acts of nineteen hundred and seven and the amendments thereof. Every such building shall be provided with at least two enclosed stairways, shall have an additional enclosed stairway if the number of occupants, at any time, equals seventy-five, and a further additional enclosed stairway for every additional one hundred occupants which it may at any time contain.

Every building in the city of Boston three stories or less in height, or less than forty feet in height, hereafter erected, altered or designed for use or occupation as a hospital may be of second or third class construction, shall have means of egress satisfactory to the building commissioner, and no story or part of a story above the second shall be used for the care, treatment or lodging of patients.

SECTION 2. The elevator, light and ventilating shafts and basements in all hospital buildings specified in section one, shall be provided with a system of automatic sprinklers approved as to location, arrangement and efficiency by the building commissioner.

SECTION 3. The halls and stairs in all hospital buildings specified in section one, shall be provided with proper and sufficient lights which shall be kept lighted during the night.

SECTION 4. The elevator, light and ventilating shafts in all hospital buildings specified in section one, shall be

Buildings in
Boston used
as hospitals,
when to be
first class
buildings, etc.

When buildings
may be of
second or
third class
construction,
etc.

Elevator shafts,
basements, etc.,
to have
automatic
sprinklers.

Lighting of
halls and
stairs.

Enclosure of
elevator, light
and ventilat-
ing shafts.

enclosed in the basement with masonry walls not less than eight inches thick or with two-inch metal and plaster partitions.

Provisions of act may be suspended in case of epidemic or disease.

Health commissioner and building commissioner may promulgate regulations, etc.

Persons, corporations, etc., conducting hospitals to register, etc.

Penalty.

SECTION 5. In case of an existing or impending epidemic of a disease, the building commissioner, upon the recommendation of the health commissioner and with the written approval of the mayor, may temporarily suspend the provisions of this act.

SECTION 6. The health commissioner and the building commissioner, acting jointly, are hereby authorized to promulgate, from time to time, such regulations as in their judgment public interests require, to govern the establishment and maintenance of hospitals whether for human beings or for domestic animals, and to regulate the issue, suspension and revocation of licenses for the same.

SECTION 7. Every person, firm or corporation hereafter using or occupying a building in the city of Boston as a hospital shall forthwith register with the building department in the manner required by chapter thirty-two of the Special Acts of nineteen hundred and nineteen, setting forth all the facts and data therein specified.

SECTION 8. Violation of this act shall be punished by a fine not exceeding five hundred dollars.

Approved April 30, 1919.

[1894, 351; 1911, 182; 1915, 237, Spec.]

Chap. 164 AN ACT TO ESTABLISH THE SALARY OF THE CLERK OF THE BOARD OF POLICE FOR THE CITY OF FALL RIVER.

Be it enacted, etc., as follows:

1894, 351, § 4, amended.

Fall River board of police, salaries of, etc.

Section four of chapter three hundred and fifty-one of the acts of eighteen hundred and ninety-four is hereby amended by striking out the words "one thousand dollars, which", in the fourth line, and substituting the following:—not less than fifteen hundred nor more than two thousand dollars, as shall be determined by the board. The said salaries,—so as to read as follows:—*Section 4.* The annual salary of the chairman of the board of police shall be one thousand dollars, that of each of the other members seven hundred and fifty dollars, and of the clerk not less than fifteen hundred nor more than two thousand dollars, as shall be determined by the board. The said salaries shall be paid monthly from the treasury of said city. Said clerk shall not engage in any other business nor shall any member of

the board engage or be interested in any business for which said board is authorized to grant licenses. Said board, with the approval of the governor and council, shall be provided with such rooms as shall be convenient and suitable for the performance of its duties, the rent of which shall be paid by said city. Said city shall provide all such suitable accommodations for the police as said board shall require, and all buildings and property used by said police shall be under the control of said board. All expense for the maintenance of buildings, the pay of the police, and all incidental expenses incurred in the administration of the said police shall be paid by said city upon the requisition of said board.

Approved April 30, 1919.

[1916, 363, Spec.; 1917, 337, Spec.]

AN ACT RELATIVE TO THE PAYMENT OF RENTAL BY THE TRUSTEES OF THE WORCESTER STATE HOSPITAL TO THE CITY OF WORCESTER FOR THE USE OF ITS SEWERAGE SYSTEM. *Chap. 165*

Be it enacted, etc., as follows:

SECTION 1. Chapter three hundred and sixty-three of ^{1916, 363 (S), § 2, amended.} the Special Acts of nineteen hundred and sixteen is hereby amended by striking out section two and substituting the following:—*Section 2.* Said trustees shall pay to the city of Worcester as rental for the use of its sewerage system as aforesaid the sum of twelve hundred dollars annually for a period of five years, beginning December first, nineteen hundred and seventeen.

SECTION 2. This act shall take effect upon its acceptance not earlier than ninety days after its passage by the mayor and city council of the city of Worcester.

Payment of
rental by
Worcester state
hospital to
city of
Worcester for
use of its
sewerage sys-
tem.
To be sub-
mitted to
mayor and
city council.

Approved May 1, 1919.

AN ACT RELATIVE TO THE REINSTATEMENT OF THOMAS W. DOWD IN THE POLICE FORCE OF THE CITY OF REVERE. *Chap. 166*

Be it enacted, etc., as follows:

Thomas W. Dowd of Revere, who was discharged from the police force of the city of Revere on May twenty-eighth, nineteen hundred and eighteen, may bring a petition under section three of chapter two hundred and forty-seven of the General Acts of nineteen hundred and eighteen with the same effect as if the petition had been brought within the period prescribed in the said section.

Reinstatement
of Thomas W.
Dowd in
Revere police
force.

Approved May 1, 1919.

Chap. 167 AN ACT RELATIVE TO THE REINSTATEMENT OF DENNIS D. DRISCOLL AS DEPUTY COMMISSIONER OF THE PENAL INSTITUTIONS DEPARTMENT OF THE CITY OF BOSTON.

Be it enacted, etc., as follows:

Reinstatement
of Dennis D.
Driscoll as
deputy com-
missioner of
Boston penal
institutions
department.

To be sub-
mitted to city
council, etc.

Proviso.

SECTION 1. The penal institutions commissioner of the city of Boston, with the approval of the mayor and of the civil service commission, may reinstate Dennis D. Driscoll as deputy commissioner in said department without civil service examination.

SECTION 2. This act shall take effect upon its acceptance by the city council of the city of Boston in accordance with the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved May 5, 1919.

[1821, 110; 1822, 107; 1823, 2; 1824, 28, 49; 1829, 80; 1830, 7; 1831, 38; 1834, 158; 1835, 128; 1838, 123; 1850, 167; 1851, 337; 1852, 266; 1853, 354; 1854, 448, 449; 1862, 64; 1870, 337; 1872, 15, 322; 1874, 60, 179; 1875, 176, 185, 243; 1876, 246; 1877, 228; 1878, 243, 244; 1879, 163, 198; 1880, 134, 225; 1881, 231, 229, 291; 1882, 204; 1884, 123, 250; 1885, 266, 361; 1887, 210; 1888, 286; 1889, 147, 337; 1890, 122, 418; 1892, 97, 314; 1893, 473; 1894, 276, 454; 1895, 244, 449, 502; 1896, 204, 363, 393, 410, 547; 1897, 296, 361, 375, 395, 440; 1898, 227, 410, 554, 558; 1899, 355; 1901, 400, 473; 1903, 426; 1904, 404; 1908, 292, 393, 398; 1909, 486; 1912, 550; 1913, 484; 1914, 646, 730; 1918, 37, Spec., 93, Spec., 94, Spec.]

Chap. 168 AN ACT RELATIVE TO THE PREPARATION AND PRINTING OF LISTS OF OFFICIALS AND EMPLOYEES OF THE CITY OF BOSTON.

Be it enacted, etc., as follows:

1909, 486, § 27,
amended.

Preparation
and printing
of lists of
officials and
employees of
city of Boston.

SECTION 1. Section twenty-seven of chapter four hundred and eighty-six of the acts of nineteen hundred and nine is hereby amended by striking out the words "fifth day of May", in the third line, and substituting the words:—sixth day of June,—and by striking out the words "thirtieth day of April", in the sixth line, and substituting the words:—first day of June,—so as to read as follows:—*Section 27.* Every officer and board in charge of a department of the city of Boston or county of Suffolk shall on or before the sixth day of June in each year prepare and furnish to the city auditor a list of the officials and employees under said officer or board and paid by the city or county on the first day of June preceding. Such lists shall give the names, residence by street and ward, designation, compensation, and date of election or appointment of each of said officials and employees and the date when each first entered the employ of the city or county. It shall be the duty of the city auditor to verify said lists by the pay rolls; and when verified the

said lists shall be printed by the superintendent of printing as a city document.

SECTION 2. This act shall take effect upon its passage.

Approved May 7, 1919.

AN ACT TO CONFIRM THE ELECTION OF OFFICERS AND OTHER *Chap. 169*
PROCEEDINGS AT THE CURRENT ANNUAL TOWN MEETING
OF THE TOWN OF MANCHESTER.

Be it enacted, etc., as follows:

SECTION 1. The election of officers and other proceedings at the town meeting of the town of Manchester on the tenth day of February, nineteen hundred and nineteen, are hereby validated and confirmed, and the said meeting, with the adjournments thereof, is hereby declared to be the annual town meeting of the said town for the current year, notwithstanding the fact that it was called, and the first session was held, on the second Monday in February.

Election of
officers, etc., at
town meeting
of Manchester
confirmed.

SECTION 2. This act shall take effect upon its passage.

Approved May 7, 1919.

AN ACT TO AUTHORIZE THE CITY OF WALTHAM TO PENSION *Chap. 170*
RICHARD A. JONES.

Be it enacted, etc., as follows:

SECTION 1. The city of Waltham may pay to Richard A. Jones, who for thirty years has been its superintendent of streets, an annual pension equal to one half of the compensation which he now receives.

City of
Waltham may
pension
Richard A
Jones.

SECTION 2. This act shall take effect upon its acceptance by the city council of the said city, with the approval of the mayor, provided that such acceptance and approval occur on or before the first day of December in the current year.

To be sub-
mitted to city
council, etc.
Proviso.

Approved May 7, 1919.

[Accepted May 20, 1919.]

[1867, 106; 1870, 155; 1871, 354; 1872, 31; 1874, 194; 1886, 331; 1894, 484; 1900, 181; 1916, 363, Spec.; 1917, 337, Spec.]

AN ACT TO PROVIDE FOR THE REMOVAL OF OFFENSIVE *Chap. 171*
SEWAGE FROM BLACKSTONE RIVER BY THE CITY OF
WORCESTER.

Be it enacted, etc., as follows:

SECTION 1. The city of Worcester shall, before the first day of April, nineteen hundred and twenty-four, re-

Removal of
offensive
sewage from

Blackstone
river by city
of Worcester.

May take
lands, etc.

Time of
beginning the
work.

Expenditures
to be made, etc.

Courts may
abate nuisance,
etc.

State depart-
ment of health
may examine
sewage, etc.

Results and
records of
observations
to be pub-
lished, etc.

move from its sewage, before it is discharged into Blackstone river, the offensive and polluting properties and substances therein, so that after its discharge into said river, either directly or through its tributaries, it shall not create a nuisance or endanger the public health. The city shall have power to take, or to acquire by purchase or otherwise, any lands, water rights, water privileges, rights of way or easements in the said city or in the town of Millbury, necessary for the establishment of a system of sewage disposal. The city shall, on or before the first day of October, nineteen hundred and nineteen, begin the work of constructing a new sewage disposal plant in accordance with plans to be approved by the state department of health, and shall complete said work on or before the first day of April, nineteen hundred and twenty-four. For the purpose aforesaid, the city shall, before the first day of April, nineteen hundred and twenty, expend not less than one hundred thousand dollars, and not less than two hundred thousand dollars each year thereafter until the said plant is completed. Failure on the part of the city to comply with the provisions of this section shall be *prima facie* evidence of negligence on its part in any action for nuisance or damages brought against the city on account of its sewage disposal.

SECTION 2. The supreme judicial court or the superior court shall have jurisdiction in equity upon an information filed by the attorney-general, acting upon the request of any town situate on Blackstone river and asserting the existence of a nuisance under this act, to restrain, enjoin or abate the same as a common nuisance; but nothing herein contained shall be construed to restrict or limit the rights of any municipality, public board, department, state officer or individual to any other legal remedy.

SECTION 3. The state department of health shall from time to time, as often as it may deem necessary, examine the sewage and effluent of the Worcester sewerage system and disposal works, and the bed, banks and waters of Blackstone river, or any tributary thereof, at such point or points as the department may elect, to determine the character and condition of said sewage and effluent and of the river or its tributaries, and may make such measurements of the flow of the same as it may deem necessary. A summary of the results of these observations shall be furnished from time to time in writing to the mayor of Worcester. Copies of records of observations made by said department of the quantity

and character of sewage and effluent discharged from the sewerage works of the city of Worcester and of observations of the flow of Blackstone river and of the condition of its bed, banks and waters, together with the substance of action by the department relative thereto, shall be published in the annual report of the department. Whenever, in the opinion of said department, the quantity of noxious or offensive substances contained in any sewage or effluent discharged into said stream from the sewerage works of the city of Worcester is such as to create a nuisance therein or to injure the public health, the said department shall give notice in writing to the mayor of the said city, and shall direct such changes in the sewerage system and disposal works as it may deem necessary. Failure on the part of the said city to comply with the direction and orders of the said department within such reasonable time as the department shall determine shall be *prima facie* evidence of the existence of a nuisance under the provisions of this act.

State department of health may direct changes in sewerage system, etc.

SECTION 4. The plans and locations of additions to the sewage disposal works of the said city shall be subject to the advice and recommendation of the state department of health, as provided in existing general laws.

Plans, etc., to be subject to advice of state department of health, etc.

Approved May 9, 1919.

[1918, 120, Spec.]

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO MAKE ADDITIONAL APPROPRIATIONS FOR MUNICIPAL PURPOSES, AND FOR THE REPAIR AND RECONSTRUCTION OF STREETS FOR THE CURRENT FINANCIAL YEAR.

Chap. 172

Be it enacted, etc., as follows:

SECTION 1. The authority granted to the city of Boston to make additional appropriations for the financial year ending on the thirty-first day of January, nineteen hundred and nineteen, under the provisions of chapter one hundred and twenty of the Special Acts of nineteen hundred and eighteen, is hereby extended to the financial year ending on the thirty-first day of January, nineteen hundred and twenty: *provided, however,* that the sums so authorized shall be distributed in the following manner, to wit:—For municipal purposes, two dollars and thirty-four cents, and for the repair and reconstruction of streets, including specific repairs, sixty-six cents; and *provided, further,* that of the work of repair and reconstruction of streets under the provisions of

City of Boston may make additional appropriations, etc.

PROVISOS.

this act, not less than seventy-five per cent shall be performed by contract awarded on competitive bids after public advertisement.

SECTION 2. This act shall take effect upon its passage.

Approved May 9, 1919.

[1886, 235; 1889, 382; 1904, 457; 1911, 91; 1912, 188; 1914, 133; 1916, 85, Spec.]

Chap.173 AN ACT TO AUTHORIZE THE CITY OF REVERE TO SELL CERTAIN PROPERTY IN THE TOWN OF SAUGUS.

Be it enacted, etc., as follows:

City of Revere
may sell
certain prop-
erty in town of
Saugus.

SECTION 1. The city of Revere may sell, and the town of Saugus may purchase, the structures, pipes, and other appliances owned by the said city in the said town and used for supplying water to the inhabitants of the town. In case the said city and town are unable to agree upon a price therefor, the same shall be fixed by the metropolitan water and sewerage board, and the price so fixed shall be binding upon the said city and town. In case the said town does not, on or before the first day of September, nineteen hundred and twenty, purchase or agree to purchase the said property, the same may be sold by the said city to any other purchaser.

Repeals.

SECTION 2. Chapter three hundred and eighty-two of the acts of eighteen hundred and eighty-nine, and so much of any other act as is inconsistent herewith, are hereby repealed.

Time of taking
effect.

SECTION 3. Section one of this act shall take effect upon its passage. Section two shall take effect on the first day of September, nineteen hundred and twenty.

Approved May 9, 1919.

Chap.174 AN ACT TO ESTABLISH THE SALARIES OF HERBERT H. BOYNTON AND PETER F. J. CARNEY, FIRST AND SECOND DEPUTIES IN THE OFFICE OF THE SECRETARY OF THE COMMONWEALTH.

Be it enacted, etc., as follows:

Deputies in
office of secre-
tary of the
common-
wealth, salaries
established.

SECTION 1. The salary of Herbert H. Boynton, first deputy in the office of the secretary of the commonwealth, shall be forty-five hundred dollars a year, and the salary of Peter F. J. Carney, second deputy in said office, shall be thirty-five hundred dollars a year.

SECTION 2. The increases in salary provided for by this act shall not take effect until an appropriation has been made sufficient to cover the same, and in no case until the first day of June in the current year.

Approved May 12, 1919.

[1857, 18; 1864, 295; 1872, 87; 1873, 267, 268; 1876, 24; 1877, 23; 1881, 200; 1884, 86, 111; 1894, 325; 1895, 179; 1899, 328; 1908, 559; 1911, 680; 1912, 319; 1913, 190, 583; 1914, 314, 592; 1916, 189, Spec.; 1917, 148, Spec.; 1918, 117, Spec.]

AN ACT RELATIVE TO THE FILING OF LOCAL REFERENDUM PETITIONS IN THE CITY OF CHELSEA. *Chap. 175*

Be it enacted, etc., as follows:

SECTION 1. Section seventy-eight of Part II of chapter six hundred and eighty of the acts of nineteen hundred and eleven is hereby amended by inserting after the word "aldermen", in the second line, the following: — and its approval by the mayor, or next following its passage by the board notwithstanding the mayor's objections, — so as to read as follows: — *Section 78.* If, during the ten days next following the passage of a measure by the board of aldermen, and its approval by the mayor, or next following its passage by the board notwithstanding the mayor's objections, a petition, signed by a number of the voters of said city, qualified to vote at city elections, equal to at least twenty-five per cent of the aggregate number of registered voters in the city and protesting against the passage of such measure, shall be filed in the office of the city clerk, the measures shall be suspended from going into operation, and it shall be the duty of the board of aldermen to reconsider the same; and if it is not wholly repealed, the board of aldermen shall submit it, as is provided in sub-division (b) of section seventy-seven, to the qualified voters of the city, and the said measure shall not go into effect or become operative unless a majority of the voters, qualified as aforesaid, voting on the same, shall vote in favor thereof. The votes upon the said measure at an annual city election or a special election shall be taken by ballot in answer to the question, "Shall the measure (stating the nature of the same) take effect?" which shall be printed on the ballots after the list of candidates, if there be any.

Petitions under the provisions of this section may consist of one or more distinct papers. In each of such papers the measure, the passage of which is protested, shall be set forth

1911, 680, Part II, § 78,
amended.

Filing of local referendum petitions in city of Chelsea.

Petitions may consist of one or more papers, etc.

or described, and all such papers filed in any one day shall be deemed to be parts of the same petition. The petitions shall be signed, sworn to as to signatures, examined, re-examined, presented to the municipal council, shall have the city clerk's certificate of sufficiency or insufficiency attached thereto, and may be supplemented in the same manner as petitions filed under section seventy-six.

SECTION 2. This act shall take effect upon its passage.

Approved May 13, 1919.

[1888, 229; 1890, 258; 1898, 289; 1907, 192; 1908, 78, 92, 262; 1909, 178; 1910, 247; 1914, 218; 1916, 290, Spec.]

*Chap. 176 AN ACT RELATIVE TO APPROPRIATIONS FOR SCHOOL PURPOSES
IN THE CITY OF LYNN.*

Be it enacted, etc., as follows:

1909, 178, § 1,
etc., amended.

SECTION 1. Chapter one hundred and seventy-eight of the acts of nineteen hundred and nine, as amended by section one of chapter two hundred and ninety of the Special Acts of nineteen hundred and sixteen, and as affected by chapter two hundred and nine of the General Acts of nineteen hundred and seventeen, and by chapter one hundred and seven of the General Acts of nineteen hundred and eighteen, is hereby further amended by striking out section one and substituting the following: — *Section 1.* The school committee of the city of Lynn shall, on or before the first day of February in the year nineteen hundred and twenty and in each year thereafter, by vote of a majority of all its members taken by yeas and nays, make appropriations for the support of the public schools of said city for the financial year, including repairs and alterations of school buildings and any pensions payable by law to school teachers. The appropriations shall be made by items specifying the purposes for which the money is to be expended, and shall not exceed in the aggregate for the financial year ending on the thirty-first day of December in said year nineteen hundred and twenty, and in each year thereafter, the sum of six dollars and fifty cents upon each one thousand dollars of the valuation of the taxable property in said city, as ascertained under the provisions of law relative to the rate of taxation in said city. Any vote or appropriation requiring a larger assessment than that above specified shall be void, and said committee shall have no authority to incur any liability or make any expenditures in excess of the said appropriation,

School com-
mittee of Lynn
to make ap-
propriations for
support of
public schools,
etc.

anything in any statute to the contrary notwithstanding, except as provided in said chapter two hundred and nine of the General Acts of nineteen hundred and seventeen, as affected by chapter one hundred and seven of the General Acts of nineteen hundred and eighteen. The municipal council of the said city shall not have authority to increase said appropriations as above fixed, except for permanent schoolhouse improvements. The school committee shall, in addition to the amounts aforesaid, have the power to expend such amounts as it may receive from tuition charges, the sale of text books and from other miscellaneous sources, and also any amounts received by the said city, as insurance for the destruction in part of school buildings or furnishings and books, which last named amounts shall in all cases be expended for specific repair or restoration of the property on account of which they are received.

Authority of
municipal
council to in-
crease appro-
priations.

SECTION 2. This act shall be submitted to the voters of the city of Lynn at the annual state election in the current year, in the form of the following question to be placed upon the official ballot:— “Shall the amount now raised by taxation for the support of the public schools of the city of Lynn be increased so that the same, instead of being five dollars and fifty cents for each one thousand dollars of taxable valuation, as at present, shall hereafter be six dollars and fifty cents?” And if a majority of the voters voting thereon shall vote in the affirmative, this act shall take full effect.

To be sub-
mitted to
voters at next
state election.

Approved May 13, 1919.

[1849, 89; 1850, 184; 1852, 182; 1854, 16; 1856, 159; 1859, 213; 1861, 107; 1864, 109; 1867, 95; 1868, 308, 345; 1870, 147, 209; 1875, 66; 1883, 27; 1886, 83, 253; 1890, 110, 435; 1891, 132, 335; 1892, 261, 369; 1893, 313, 378; 1894, 247; 1895, 265; 1896, 318; 1900, 151, 367; 1904, 76; 1905, 217; 1906, 112; 1909, 178, 372; 1910, 602; 1914, 135; 1917, 340, Spec.; 1918, 54, Spec.]

AN ACT AMENDING THE CHARTER OF THE CITY OF LYNN. *Chap. 177*
Be it enacted, etc., as follows:

SECTION 1. Chapter three hundred and forty of the Special Acts of nineteen hundred and seventeen is hereby amended by striking out section six and substituting the following:— *Section 6.* On the third Tuesday preceding every annual election and special election at which any office mentioned in this act is to be filled, except, as is otherwise provided, there shall be held a preliminary election for the purpose of nominating candidates therefor. At every annual, preliminary and special election, the polls shall

1917, 340 (S).
§ 6, amended.

City of Lynn,
preliminary
election for
nominating
candidates, etc.

be open during such hours, in accordance with the laws of the commonwealth, as the city council may prescribe. No vote of the city council changing such hours shall take effect unless accepted by a majority of the voters of said city voting therein at a regular state election, and the secretary of the commonwealth, upon the receipt at least thirty days before such an election of a copy of the vote of the city council proposing such a change, certified by the city clerk, shall cause the question of its acceptance to be placed upon the ballot to be used in said city at such election.

1917, 340 (S),
§ 20, par. 16,
amended.

Powers of
board of park
commissioners.

1917, 340 (S),
§ 22, amended.
Duties of com-
mission on
ways and
drainage, etc.

1917, 340 (S),
§ 47, amended.

Vacancy in
office of mayor,
how to be
filled, etc.

"Acting
mayor,"
powers, etc.

SECTION 2. Paragraph numbered sixteen of section twenty of said chapter is hereby amended by adding at the end thereof the following: — Said board shall have, in addition to the powers conferred by law upon boards of park commissioners, the cognizance and general direction and control of all shade and ornamental trees growing within the limits of the highways in the city.

SECTION 3. Section twenty-two of said chapter is hereby amended by striking out the words "and of all shade and ornamental trees growing therein", in the eighth and ninth lines, and by striking out the word "January", in the thirty-fifth line, and substituting the word: — February.

SECTION 4. Said chapter is hereby amended by striking out section forty-seven and substituting the following: — *Section 47.* If a vacancy in the office of mayor or member of the city council occurs within six months next prior to an annual city election, and more than fifteen days prior to the preliminary election held for the purpose of nominating candidates to be voted for at such city election, the same shall be filled at such election, but if the vacancy occurs at any other time, or in case of the death of the mayor-elect or of a councillor-elect, the city council shall order an election to fill the vacancy for the unexpired term, or for the entire term, as the case may be. Pending the election and qualification of a mayor to fill a vacancy, all the powers and duties of the office shall be performed by the president of the council. If the mayor is absent or temporarily unable from any cause to perform his duties the president of the council shall exercise the powers of the mayor in matters not admitting of delay, but shall not have authority to make permanent appointments. While acting as mayor in either case, he shall have the designation of "acting mayor." Should any appointive officer of the city be temporarily unable for any cause to perform his duties, the council or the mayor, having the

power of original appointment, may designate a temporary appointee to act until such officer shall resume his duties.

SECTION 5. This act shall take effect upon its passage.

Approved May 14, 1919.

AN ACT TO PROVIDE FOR A HIGH SCHOOL BUILDING COMMISSION FOR THE CITY OF LOWELL. *Chap. 178*

Be it enacted, etc., as follows:

SECTION 1. There is hereby established an unpaid high school building commission for the city of Lowell, which shall be composed of five citizens of the commonwealth, residents of the city, who shall be chosen, within thirty days after the passage of this act, by a majority vote of the municipal council and the school committee sitting in a joint session, to be called by the mayor. The commissioner of public property and licenses of the city of Lowell shall also be a member of the said commission, ex officio. The members of the commission shall have no financial interest, directly or indirectly, in the work of constructing the said school, or in any contract relating thereto. Any member of the commission, except the commissioner of public property and licenses, may be removed at any time by a two thirds vote at a joint session of the municipal council and school committee. For that purpose the session may be called by the mayor, the chairman of the school committee, or by a majority of the whole membership of both boards. Vacancies in the commission shall be filled, within thirty days after their occurrence, in the manner of the original appointments.

High school
commission for
city of Lowell
established.

Removal of
members.

Vacancies, how
filled.

SECTION 2. The said commission is hereby authorized, in the name and behalf of the city, to erect within a reasonable time, upon the land situated between Kirk and Anue streets and acquired by the city for the said purpose, or upon other land, a high school building and a building for a heating and power plant in connection therewith. So far as may be necessary for the purposes of this act, the commission shall have all the powers and duties conferred and imposed by chapter six hundred and forty-five of the acts of nineteen hundred and eleven upon the municipal council of the said city with respect to the erection, alteration, repair and equipping of school buildings, and the acquisition of land therefor, and shall succeed to the rights and liabilities, and perform the duties of the municipal council relating to the construction of the said buildings. The said commission

May erect a
high school
building, etc.

Powers, duties,
etc.

shall also exercise, in the name and on behalf of the city of Lowell, the powers and perform the duties conferred and imposed upon said city by chapter three hundred and seventy of the Special Acts of nineteen hundred and fifteen; may expend all money raised thereunder and any other funds which may be appropriated by the municipal council for the erection of the said buildings. The city treasurer and city auditor ex officiis, shall be the treasurer and auditor, respectively of the commission, and shall receive and pay over its funds and audit its accounts at its direction.

Reports to be made, etc.

SECTION 3. The commission shall, whenever so requested by the municipal council, make a report in writing of the condition and progress of the work under its charge and shall furnish a detailed statement of receipts and expenditures in relation thereto.

Chairman and secretary to be chosen, records to be kept, etc.

SECTION 4. The commission shall choose a chairman and a secretary, shall keep a record of its proceedings, and may act at any meeting of which all members have had reasonable notice, or at which, at the time of acting, all the members are present. The affirmative vote of four members of the commission shall be requisite for the validity of any action taken by it. Meetings may be called by the chairman, or by a majority of the members.

Powers and terms of office, when to cease.

SECTION 5. Upon the completion, equipment and acceptance by the school committee of the said buildings, the powers of the commission and their terms of office shall cease.

Repeal.

SECTION 6. Chapter two hundred and thirty of the Special Acts of nineteen hundred and seventeen is hereby repealed.

SECTION 7. This act shall take effect upon its passage.

Approved May 15, 1919.

[1919, 111, Spec.]

Chap. 179 AN ACT TO REVIVE THE CORPORATION KNOWN AS THE MIDDLESEX COUNTY CREAMERY COMPANY, INCORPORATED.

Be it enacted, etc., as follows:

Middlesex County Creamery Company, Incorporated, revived.

The Middlesex County Creamery Company, Incorporated, a corporation which was dissolved by chapter one hundred and eleven of the Special Acts of nineteen hundred and nineteen, is hereby revived with the same powers, duties and obligations as if the said chapter had not been passed.

Approved May 16, 1919.

[1919, 111, Spec.]

AN ACT TO REVIVE THE CORPORATION KNOWN AS THE *Chap. 180*
MINERAL PRODUCTS COMPANY.*Be it enacted, etc., as follows:*

The Mineral Products Company, a corporation which was dissolved by chapter one hundred and eleven of the Special Acts of nineteen hundred and nineteen, is hereby revived with the same powers, duties and obligations as if the said chapter had not been passed.

The Mineral
Products Com-
pany revived.*Approved May 22, 1919.*AN ACT RELATIVE TO THE MAINTENANCE OF AN ATHLETIC *Chap. 181*
FIELD IN THE CITY OF LAWRENCE.*Be it enacted, etc., as follows:*

SECTION 1. The director of the department of public property of the city of Lawrence, under the direction of its city council, may maintain an athletic field, with suitable equipment, on the land in Water street owned by the city and now known as O'Sullivan Park, and may permit the use of said field for athletic games and other entertainments of a public nature, at which an admission fee may be charged, to such person or persons and upon such conditions as may be fixed by the said director, with the approval of the city council.

Director of
department of
public property
of city of Law-
rence may
maintain an
athletic field,
etc.

SECTION 2. This act shall take effect upon its passage.

Approved May 22, 1919.

[1915, 380, Spec.; 1917, 323, Spec.]

AN ACT TO EXTEND THE TIME FOR THE OPERATION OF CERTAIN *Chap. 182*
PROVISIONS OF LAW RELATIVE TO THE BOSTON AND
MAINE RAILROAD.*Whereas* The deferred operation of this act would defeat v-----**Chapter 182, Special Acts, 1919.****Referendum petition filed June 21, 1919.****See page 341.**

shall also exercise, in the name and on behalf of the city of Lowell, the powers and perform the duties conferred and imposed upon said city by chapter three hundred and seventy of the Special Acts of nineteen hundred and fifteen; may expend all money raised thereunder and any other funds which may be appropriated by the municipal council for the erection of the said buildings. The city treasurer and city auditor ex officiis, shall be the treasurer and auditor, respectively of the commission, and shall receive and pay over its funds and audit its accounts at its direction.

Reports to be made, etc.

SECTION 3. The commission shall, whenever so requested by the municipal council, make a report in writing of the condition and progress of the work under its charge and shall furnish a detailed statement of receipts and expenditures in relation thereto.

Chairman and secretary to be chosen, records to be kept, etc.

SECTION 4. The commission shall choose a chairman and a secretary, shall keep a record of its proceedings, and may act at any meeting of which all members have had reasonable notice, or at which, at the time of acting, all the members are present. The affirmative vote of four members of the commission shall be requisite for the validity of any action taken by it. Meetings may be called by the chairman, or by a majority of the members.

Powers and terms of office, when to cease.

SECTION 5. Upon the completion, equipment and acceptance by the school committee of the said buildings, the powers of the commission and their terms of office shall cease.

Repeal.

SECTION 6. Chapter two hundred and thirty of the Special Acts of nineteen hundred and seventeen is hereby repealed.

SECTION 7. This act shall take effect upon its passage.

Approved May 15, 1919.

[1919, 111, Spec.]

AN ACT TO REVIVE THE CORPORATION KNOWN AS THE *Chap. 180*
MINERAL PRODUCTS COMPANY.*Be it enacted, etc., as follows:*

The Mineral Products Company, a corporation which was dissolved by chapter one hundred and eleven of the Special Acts of nineteen hundred and nineteen, is hereby revived with the same powers, duties and obligations as if the said chapter had not been passed.

The Mineral
Products Com-
pany revived.*Approved May 22, 1919.*AN ACT RELATIVE TO THE MAINTENANCE OF AN ATHLETIC *Chap. 181*
FIELD IN THE CITY OF LAWRENCE.*Be it enacted, etc., as follows:*

SECTION 1. The director of the department of public property of the city of Lawrence, under the direction of its city council, may maintain an athletic field, with suitable equipment, on the land in Water street owned by the city and now known as O'Sullivan Park, and may permit the use of said field for athletic games and other entertainments of a public nature, at which an admission fee may be charged, to such person or persons and upon such conditions as may be fixed by the said director, with the approval of the city council.

Director of
department of
public property
of city of Law-
rence may
maintain an
athletic field,
etc.

SECTION 2. This act shall take effect upon its passage.

Approved May 22, 1919.

[1915, 380, Spec.; 1917, 323, Spec.]

AN ACT TO EXTEND THE TIME FOR THE OPERATION OF CERTAIN *Chap. 182*
PROVISIONS OF LAW RELATIVE TO THE BOSTON AND
MAINE RAILROAD.

Whereas, The deferred operation of this act would defeat its purpose, to wit, to grant an extension from the first day of July in the current year of certain statutory powers of the Boston and Maine Railroad, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Emergency
preamble.*Be it enacted, etc., as follows:*

SECTION 1. The prescribed time within which the special powers granted by the first seven sections of chapter three hundred and eighty of the Special Acts of nineteen hundred

Time extended
for operation
of certain pro-
visions of law
relative to

Boston and
Maine Rail-
road.

1915, 380 (S),
§ 20, amended.

Certain bonds
and notes to
be legal in-
vestments for
savings banks
and insurance
companies, etc.

Proviso.

and fifteen may be exercised, which has heretofore been extended by chapter three hundred and twenty-three of the Special Acts of nineteen hundred and seventeen to the first day of July, in the year nineteen hundred and nineteen, is hereby further extended to the first day of July, in the year nineteen hundred and twenty-one. The powers contained in section ten of said chapter three hundred and eighty may be exercised at any time prior to the first day of January, in the year nineteen hundred and twenty-two.

SECTION 2. Section twenty of said chapter three hundred and eighty is hereby amended by striking out the word "eighteen", in the eighth line, and substituting the word:—twenty-one,— by striking out the words "June thirtieth, in the year nineteen hundred and seventeen", in the fourteenth and fifteenth lines, and substituting the words:—December thirty-first, in the year nineteen hundred and nineteen or nineteen hundred and twenty,— and by striking out the words "and pay dividends in cash upon its capital stocks", in the sixteenth and seventeenth lines, and substituting the words:—and pay in cash upon its capital stocks or into a trust fund to be applied to the payment of its funded debt, dividends,— so that the first sentence of said section will read as follows:— *Section 20.* Bonds and notes now outstanding issued or guaranteed, principal and interest, by the leased lines that are hereafter reorganized or consolidated with the Boston and Maine Railroad, or with the new corporation under this act, or bonds and notes issued in renewal or extension of the same and which are now a legal investment for Massachusetts savings banks or insurance companies, shall remain so until January first, in the year nineteen hundred and twenty-one, or longer if the investment is then permissible under the general laws; and all bonds and notes issued or assumed by the Boston and Maine Railroad or by the new corporation shall be a legal investment for Massachusetts savings banks and insurance companies: *provided*, that the said issuing or assuming company shall, in the fiscal year ending December thirty-first, in the year nineteen hundred and nineteen or nineteen hundred and twenty, and thereafter earn and pay in cash upon its capital stocks or into a trust fund to be applied to the payment of its funded debt, dividends equal in the aggregate to four per cent per annum upon an amount equal to one half the sum of its bonded debt and notes.

SECTION 3. This act shall take effect upon its passage.
Approved May 23, 1919.

AN ACT TO AUTHORIZE THE CITY OF CAMBRIDGE TO RETIRE *Chap. 183*
AND PENSION M. ALICE DOW.*Be it enacted, etc., as follows:*

SECTION 1. The city of Cambridge may retire M. Alice Dow, an employee in its treasury department, with an annual pension equal to one half of the compensation received by her at the time of her retirement.

City of Cam-
bridge may
pension M.
Alice Dow.

SECTION 2. This act shall take effect upon its acceptance by the city council of said city, subject to the provisions of its charter, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

To be sub-
mitted to city
council, etc.
*To Proviso.**Approved May 23, 1919.*

[1896, 242.]

AN ACT RELATIVE TO THE SPRINGFIELD BRANCH OF THE *Chap. 184*
WOMAN'S BOARD OF MISSIONS.*Be it enacted, etc., as follows:*

Chapter two hundred and forty-two of the acts of eighteen hundred and ninety-six, incorporating the Springfield Branch of the Woman's Board of Missions, is hereby amended by striking out sections two and three and substituting the following:—*Section 2.* The object of this corporation shall be to collect, receive, and manage money or other property given, devised or bequeathed to it, to be expended exclusively through the Woman's Board of Missions for the Christianization of women and children in foreign lands, except such amounts as may be collected especially for the current expenses of the corporation.

1896, 242, §§ 2, 3,
amended.Object of the
Springfield
Branch of the
Woman's
Board of
Missions.*Approved May 23, 1919.*

[1894, 548; 1897, 500; 1898, 467; 1899, 398; 1900, 258, 452; 1901, 90; 1902, 114, 388, 534; 1904, 391; 1905, 466; 1906, 520; 1907, 277, 497, 519, 530, 573; 1908, 388, 521, 551, 635; 1909, 383; 1910, 351, 579, 630; 1911, 609, 740, 741; 1912, 485, 640, 644; 1913, 775, 777, 810; 1914, 794; 1915, 130, Spec., 184, Spec., 253, Spec., 376, Spec.; 1916, 342, Spec.; 1917, 373, Spec.; 1918, 159, Spec.]

AN ACT REQUIRING THE BOARD OF TRUSTEES OF THE BOSTON ELEVATED RAILWAY COMPANY TO REPORT ANNUALLY *Chap. 185*
TO THE GENERAL COURT.*Be it enacted, etc., as follows:*

The board of trustees of the Boston Elevated Railway Company, created under chapter one hundred and fifty-nine of the Special Acts of nineteen hundred and eighteen, shall, on or before the fifteenth day of January in each year, make a report to the general court of its proceedings during

Board of
trustees of
Boston
Elevated Rail-
way Company
to report an-
nually to the
general court.

the preceding year, together with a statement of the financial condition as of December first of the preceding year, and the results of operation, of the system under its control, and such other information and comments relative thereto as the board may deem proper. [Approved May 23, 1919.]

[1919, 191, Spec.]

Chap. 186 AN ACT TO INCORPORATE THE EAST BOSTON WATERFRONT FREIGHT RAILWAY COMPANY.

Be it enacted, etc., as follows:

East Boston
Waterfront
Freight Rail-
way Company
incorporated.

Capital stock,
etc.

May issue
bonds, etc.

May construct
and operate
a railway for
transportation
of freight.

SECTION 1. Frank P. Huckins, Wallace B. Phinney, George P. Bingham, Alfred E. Cox, Frank B. McQuesten, Robert J. Gove, and Benjamin J. Graham, their associates and successors, are hereby made a corporation by the name of the East Boston Waterfront Freight Railway Company, hereinafter called the company, subject to all general laws now or hereafter in force relating to railroad corporations, so far as the same are applicable and not inconsistent herewith.

SECTION 2. The capital stock of the company shall not exceed three hundred thousand dollars, and shall be divided into shares of the par value of one hundred dollars each. Two hundred and fifty thousand dollars thereof may be issued for the purpose of constructing a railway from a point at or near the corner of Condor and Border streets in East Boston to a convenient point of connection with the tracks of the Boston and Albany Railroad Company, New York Central and Hudson River Railroad Company, lessee, on or near Webster street in East Boston, as set forth in section four.

SECTION 3. The company may issue coupon or registered bonds for any purpose for which it may lawfully spend money within the limits prescribed by law for railroad companies, and may, to secure the payment thereof, mortgage or pledge its franchises and all property owned or thereafter acquired by it, but no stocks or bonds shall be issued under the provisions of this act until the issue shall have been approved, as provided by law, by the public service commission, hereinafter called the commission.

SECTION 4. The company may locate, construct, maintain, and operate by electricity or other mechanical power, except steam engines or locomotives, approved by the commission, a railway for the transportation of freight only, between the hours of ten o'clock in the afternoon and five

o'clock in the morning, upon and over the following location, to wit:— Beginning at or near the junction of Border and Condor streets in that part of Boston known as East Boston, thence running in, upon and through Border street to and by a necessary curve into Sumner street, thence running in, upon and through Sumner street to and by a necessary curve into Lewis street, thence running in, upon and through Lewis street to and by a necessary curve into Webster street, thence in, upon and through Webster street to a convenient point of connection with the existing tracks of the Boston and Albany Railroad Company as specified in section two; together with a spur track beginning at the corner of New street and Maverick street and running in, upon and through New street to and into Sumner street by a necessary curve, and in, upon and through Sumner street to a connection with the main track as above located. And the company may construct such branches, spurs, sidings, connections, switches, terminal tracks and extensions in connection with the location above set forth as may be authorized by the commission, and may, with its approval, make any alteration in said location.

Location of
railway, etc.

SECTION 5. All the powers vested in boards of aldermen or selectmen by sections nineteen to twenty-two, both inclusive, of Part II of chapter four hundred and sixty-three of the acts of nineteen hundred and six, shall, in respect to the company, be vested in and exercised by the city council of the city of Boston, subject to the approval of the commission. All details of equipment and operation of said railway shall be subject to the approval of the commission, and no tracks shall be laid in any public way until the location therein shall have been determined by the commission as aforesaid.

Certain powers
vested in city
council of
Boston.

SECTION 6. The company may, with the consent of the West End Street Railway Company, or of the Boston Elevated Railway Company, operate its cars and locomotives on the street railway tracks in Sumner street to such extent and under such conditions as may be approved by the commission, and the West End Street Railway Company, or the Boston Elevated Railway Company, may, with like approval, furnish electric power to the company for the operation of its cars, upon such terms as may be agreed upon.

Equipment,
etc., subject to
approval of
public service
commission.

SECTION 7. The company may take, or acquire by purchase or otherwise, land outside the limits of public ways for the purpose of constructing its railway, buildings, shops,

May operate
its cars, etc.,
on street
railway tracks
in Sumner
street, etc.

May take land,
etc.

Provisos.

stations and houses or other structures necessary for the location, construction, maintenance or operation of said railway and for necessary and convenient terminals, and for that purpose may take any land in the same manner in which land may be taken for railroad purposes as provided by Part II of said chapter four hundred and sixty-three and acts in amendment thereof and in addition thereto: *provided, however,* that no taking shall be made of any land, or rights in land, on the westerly or northwesterly sides of Border street, between Condor and Maverick streets, which will include any land or rights in land lying within eleven hundred feet of the harbor line as at present established; and *provided, further,* that no taking shall be made under this act of any land or any part of the location of existing railroads or street railways.

Payment of damages, etc.

The company shall pay all damages occasioned by any such taking, and the damages shall, on application of either party, be estimated and determined in the manner provided by said chapter four hundred and sixty-three and acts in amendment thereof and in addition thereto in respect to takings by railroad corporations. No taking of land or other property shall be made under the provisions of this act until the company has filed with the commission a bond or bonds, satisfactory to the commission, in such amount as it may fix, conditioned on the payment of all damages therefor, and the commission may at any time require the company to file a new bond if in its judgment the interests of the owners of land or property taken so require. The provisions of section two hundred and nine of Part II of said chapter four hundred and sixty-three, as amended, in so far as they prohibit a lease or contract between two railroad corporations each of which has a terminal in the city of Boston, shall not apply to the company.

Certain provisions of law not to apply.

Powers, privileges, etc.

SECTION 8. The company shall have all the powers and privileges and be subject to all the duties, restrictions and liabilities set forth in said chapter four hundred and sixty-three and acts in amendment thereof and in addition thereto in relation to railroads so far as the same are applicable, except as is otherwise provided herein.

Authority and powers to cease unless bond is filed conditioned upon completing railway within one year, etc.

SECTION 9. All authority and powers herein granted shall cease, unless within one hundred and twenty days after the taking effect of this act the company shall file with the treasurer and receiver general a bond to the commonwealth, in a form to be approved by the attorney-gen-

eral, in the penal sum of twenty-five thousand dollars, and with sureties to be approved by the treasurer and receiver general, conditioned upon the completing and opening for use, in a manner satisfactory to the commission, of the railway hereinbefore authorized, within one year after the taking effect of this act, or within such further time as may be granted by the commission as hereinafter provided. The commission may, after public notice and a hearing, extend the time for the construction of said railway, by a certificate stating that, in its judgment, due diligence has been exercised by the company, and that public necessity and convenience require such extension of time.

Time for con-
struction may
be extended.

SECTION 10. Nothing contained in this act shall be deemed to permit storage by the company in the public streets of cars, etc., in public Storage of cars,
etc., in public
streets not per-
mitted.

SECTION 11. The acceptance of this act by the company shall constitute an agreement upon its part to sell to the commonwealth or to any political subdivision thereof, its entire assets, property and franchises as a going concern upon the assumption by the commonwealth, or political subdivision thereof, of all its outstanding indebtedness and liabilities and the payment of an amount in cash equal to the amount paid in in cash by its stockholders for stock then outstanding.

Acceptance of
act to con-
stitute agree-
ment to sell
property,
franchises, etc.,
to the com-
monwealth, etc.

Approved May 27, 1919.

[1916, 107, Resolves.]

AN ACT MAKING FURTHER PROVISION FOR THE APPROPRIATE CELEBRATION OF THE THREE HUNDREDTH ANNIVERSARY OF THE LANDING OF THE PILGRIMS.

Chap. 187

Be it enacted, etc., as follows:

SECTION 1. The Pilgrim tercentenary commission, appointed under the provisions of chapter one hundred and seven of the resolves of nineteen hundred and sixteen, for the purpose of carrying into effect the recommendation of the former commission for the permanent improvement and preservation of the historic places named in its report, is hereby authorized and directed to acquire in fee or otherwise, in the name and for the benefit of the commonwealth, by purchase, gift, grant, devise or eminent domain (a) such lands, wharves and buildings within the limits of the town of Plymouth and lying between Town brook and Brewster street in said town; (b) such lands and buildings on Coles Hill in Plymouth; (c) such lands and buildings lying between

Pilgrim
tercentenary
commission
may take
certain lands,
etc.

School street and the Burial Hill and South Russell street and the Burial Hill in Plymouth, as were recommended to be acquired for said purpose by the report of the said commission, presented to the general court in the year nineteen hundred and seventeen, and (d) such lands and buildings in any town in the vicinity of Plymouth which constituted a part of the Plymouth colony as, in the opinion of the said commission, should be taken for the purpose aforesaid: *provided*, that the commission shall not acquire by purchase or right of eminent domain under this act any land or other property to an amount exceeding in value, in the aggregate, the total amount appropriated by the general court or contributed by individuals, counties, other municipalities or corporations for that purpose.

Proviso.

May receive grants of land, sums of money, etc.

SECTION 2. The Pilgrim tercentenary commission, hereinafter called the commission, may receive such grants of land or sums of money as may be given or devised to it or to the commonwealth for the general purposes named in this act, or for any one or more of such purposes as the donor may designate.

May construct piers, remove wharves, make improvements, etc.

SECTION 3. The commission may construct such piers and retaining walls, and remove such wharves or parts of wharves, do such filling, grading and planting in and upon the premises acquired under this act or make such improvements upon said premises or upon any land or premises within the limits of the Plymouth colony now devoted to historic or memorial uses, as and when it may deem such work necessary or desirable to carry out the purposes of this act.

May make changes, etc., about Plymouth rock, etc.

Proviso.

SECTION 4. The commission may erect such a canopy over the Plymouth rock, and make such changes and improvements under and about the same as may, in its opinion, best mark, improve and preserve that historic locality: *provided*, that no contract shall be entered into or expense incurred for any of the work named in this or the preceding section until an amount fully adequate therefor shall be available by appropriation by the general court, or by gift, grant or devise under the provisions of section two.

Taking of lands, etc., to be recorded.

SECTION 5. The commission shall, within sixty days after voting to take any lands, rights or easements, as aforesaid, file and cause to be recorded in the registry of deeds for the county of Plymouth, a description thereof sufficiently specific for identification, with a statement of the purpose for which the same were taken, signed by a majority at least

of the commission, the recording to operate as a taking of the real estate and rights and easements therein described.

SECTION 6. The commission shall pay all damages to property sustained by any person, firm or corporation, by the taking of any land, buildings, rights or easements, or by any other thing done by the commission under this act. Any person, firm or corporation sustaining damages as aforesaid, and failing to agree with the commission as to the amount thereof, may have the same assessed and determined in the manner provided by law in the case of land taken for the laying out of highways, on application at any time within two years after the taking of such land or other property, or doing of any injury, under authority of this act, but no such application shall be made after the expiration of the said two years.

SECTION 7. The commission may make the necessary arrangements for the holding of an historic pageant at Plymouth, and other memorial exercises, substantially as set forth in its report, at such time or times as it may, with the approval of the governor and council, determine.

*May arrange
for historic
pageant at
Plymouth, etc.*

SECTION 8. The commission may, with the approval of the governor and council, make such changes in the general plans herein referred to, as in its opinion may be required to carry out the general purposes of this act, or from time to time may become, in its judgment, necessary or desirable, and may do any other acts which may appear to it necessary and expedient for the preservation and improvement of said historic localities: *provided*, that no contract shall be entered into or expense incurred for any of the work named in this or the preceding section until an amount fully adequate therefor shall be available by appropriation by the general court, or by gift, grant or devise under the provisions of section two.

*May change
general plans,
etc.*

Proviso.

SECTION 9. The commission, upon the completion of its work as authorized by this act, may contract with the town of Plymouth or any other town in which land has been taken or improvements made under the provisions of this act, or with any appropriate historical or memorial society, upon such terms and conditions, subject to the approval of the governor and council, as it may deem to be for the interests of the commonwealth, for the future care and maintenance of the land acquired and the structures and buildings erected under its authority, but no such contract shall pledge or bind the commonwealth to the payment of money or to any expenditure or appropriation.

*Future care
and mainte-
nance of lands,
structures, etc.*

Expenditures
authorized.

SECTION 10. The commission may expend, subject to the approval of the governor and council, for any of the purposes named in this act, the sum of one hundred and fifty thousand dollars, being the amount appropriated in item five hundred and seven a of the general appropriation act for the current year, and may expend in addition thereto the sum of one hundred thousand dollars during the year beginning December first, nineteen hundred and nineteen. Any balance of said sums unexpended may be expended in the succeeding years, but it is the purpose and understanding of the general court that the sum of two hundred and fifty thousand dollars is the sum total of all appropriations which the commonwealth shall make for the purposes of this act. The commission may apply the whole or any part of the unexpended balance of the sum authorized by said chapter one hundred and seven for its expenses in the employment of a secretary and other employees and securing the services of experts in the preparation of such additional plans and estimates as in its opinion may be desirable to carry out the provisions of said chapter one hundred and seven, or for any of the purposes named in this act, subject to the approval of the governor and council.

Payment of
expenses to
employ a
secretary, etc.

Approved May 28, 1919.

Chap. 188 AN ACT RELATIVE TO REMOVALS, SUSPENSIONS AND TRANSFERS IN THE POLICE DEPARTMENT OF THE CITY OF BOSTON.

Be it enacted, etc., as follows:

1918, 257 (G),
§ 93, repealed.

Section ninety-three of chapter two hundred and fifty-seven of the General Acts of the year nineteen hundred and eighteen is hereby repealed, and all acts and parts of acts, to the extent that the same were repealed by said section ninety-three, are hereby revived and re-enacted.

Approved May 29, 1919.

[1890, 212.]

Chap. 189 AN ACT TO AUTHORIZE THE SECURITY TRUST COMPANY OF LYNN TO HOLD ADDITIONAL CAPITAL STOCK OF THE SECURITY BUILDING CORPORATION.

Be it enacted, etc., as follows:

Security Trust
Company of
Lynn may hold

SECTION 1. The Security Trust Company, of Lynn, incorporated by chapter two hundred and twelve of the acts

of eighteen hundred and ninety under the name of the Security Safe Deposit and Trust Company, may purchase, hold and invest in, the capital stock of the Security Building Corporation, incorporated under the laws of the commonwealth, to an amount not exceeding one hundred and fifty thousand dollars at the par value thereof.

additional
capital stock of
the Security
Building Cor-
poration.

SECTION 2. This act shall take effect upon its passage.

Approved May 29, 1919.

[1892, 342; 1893, 407, 475; 1894, 288, 483, 509, 529; 1895, 272, 305, 450; 1896, 465, 466, 472, 550; 1897, 121, 311, 464, 521; 1898, 166, 455, 463, 473, 501, 530, 531, 547; 1899, 142, 273, 363, 400, 406, 415, 419, 428, 464; 1900, 242, 340, 393, 413, 421, 443, 444, 445, 461, 465, 467; 1901, 93, 146, 330, 445, 454, 456, 464, 491; 1902, 77, 172; 1903, 135, 158, 290, 359, 391, 419, 429; 1904, 124, 170, 236, 237, 326, 445; 1905, 194, 456, 457; 1906, 368, 375, 529; 1907, 221, 275, 404, 449; 1908, 158, 301; 1909, 524; 1910, 628; 1911, 239, 498, 541; 1912, 528, 699; 1913, 297, 417, 525, 545, 685, 741, 789; 1914, 340, 455, 515, 531, 682, 683, 763, 780, 794; 1915, 51, Spec., 188, Spec., 249, Spec., 265, Spec., 315, Spec., 368, Spec.; 1917, 345, Spec., 350, Spec.; 1918, 113, Spec.; 1919, 81, Spec.]

AN ACT TO AUTHORIZE THE METROPOLITAN PARK COMMISSION *Chap. 190*
TO ACQUIRE CERTAIN LANDS ON THE BANKS OF THE MYSTIC
LAKES IN THE TOWNS OF ARLINGTON AND WINCHESTER
AND THE CITY OF MEDFORD.

Be it enacted, etc., as follows:

The metropolitan park commission is hereby authorized to acquire by purchase or by right of eminent domain such lands or rights in lands on the banks of the Mystic lakes in the towns of Arlington and Winchester and the city of Medford as the commission may deem necessary to maintain the said banks in a condition consistent with the use of said lakes and banks as public open spaces for exercise and recreation, and to improve and maintain the sanitary condition of the waters thereof. The manner of acquiring the said lands or rights shall be that which is prescribed by chapter four hundred and seven of the acts of eighteen hundred and ninety-three and by chapter four hundred and sixty-three of the acts of eighteen hundred and ninety-eight relative to the taking of lands and rights therein and the award and recovery of damages sustained by such takings. Betterment assessments may be levied on estates specially benefited hereunder in the manner prescribed by chapter four hundred and fifty of the acts of eighteen hundred and ninety-five.

Metropolitan
park com-
mission may
acquire certain
lands on banks
of Mystic lakes
in towns of
Arlington and
Winchester and
city of Med-
ford.

Approved May 29, 1919.

[1919, 185, Spec.]

Chap. 191 AN ACT RELATIVE TO THE TRANSPORTATION OF SCHOOL PUPILS IN THE METROPOLITAN DISTRICT.

Be it enacted, etc., as follows:

Boston Elevated Railway Company, etc., to transport school pupils for half fare.

The Boston Elevated Railway Company, and its successors and assigns, shall transport pupils of the public and private day schools or public and private evening schools or industrial day or evening schools within the district served by said company, to and from school houses in which they attend school and their homes, for a fare that shall not exceed one half the regular fare charged by the Boston Elevated Railway Company for the transportation of other passengers for the same distance.

Approved May 29, 1919.

[1889, 149.]

Chap. 192 AN ACT RELATIVE TO THE NEWTON REAL ESTATE ASSOCIATION.

Be it enacted, etc., as follows:

Newton Real Estate Association may reorganize, etc.

The Newton Real Estate Association, which was incorporated by chapter one hundred and forty-nine of the acts of eighteen hundred and eighty-nine, may reorganize by an amendment to its certificate of organization adopted as provided in section forty of chapter four hundred and thirty-seven of the acts of nineteen hundred and three and in section seven of the said chapter, as amended by chapter two hundred and eighty-six of the acts of nineteen hundred and six, by chapter five hundred and ninety-five of the acts of nineteen hundred and twelve, and by section twenty-four of chapter five hundred and ninety-eight of the acts of nineteen hundred and fourteen. The said amendment shall be filed as provided in section forty-one of the said chapter four hundred and thirty-seven, and, after its reorganization as aforesaid, the said association shall be governed in all respects by the provisions of the said chapter four hundred and thirty-seven and amendments thereof, and shall exist for a period of fifty years after the date of its reorganization notwithstanding the provisions of section one of said chapter one hundred and forty-nine.

Approved May 29, 1919.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO ACQUIRE *Chap. 193*
CERTAIN PROPERTY OF HISTORICAL INTEREST.

Be it enacted, etc., as follows:

SECTION 1. For the purpose of its preservation and maintenance as an ancient landmark and as possessing historical and antiquarian interest, the city of Boston may acquire by purchase or by right of eminent domain a parcel of land of about nine thousand three hundred and sixty square feet, with the buildings thereon, situated in the Dorchester district and bounded as follows:—northeasterly by Pond street, southeasterly by Town Meeting square, southwesterly by East Cottage street, and westerly by land of Kelly, Lydon and others.

SECTION 2. In case the said property is taken by eminent domain, and the city and the owners thereof are unable to agree as to the compensation to be paid, the same shall be determined in the manner provided by law for takings by said city for highway purposes, and when so determined, shall be paid by the city.

SECTION 3. This act shall take effect upon its acceptance by vote of the city council of said city, subject to the provisions of its charter.

Approved May 31, 1919.

City of Boston
may acquire
certain prop-
erty of his-
torical interest.

Compensation
for property
taken, how
determined.

To be sub-
mitted to city
council, etc.

[1919, 114, Spec.]

AN ACT RELATIVE TO THE AUTHORITY OF THE BOARD OF *Chap. 194*
ALDERMEN OF THE CITY OF WALTHAM.

Be it enacted, etc., as follows:

SECTION 1. Section twenty-four of chapter three hundred and sixty-one of the acts of eighteen hundred and ninety-three is hereby amended by striking out the word “exclusive”, in the second line, so as to read as follows:—

Section 24. The board of aldermen shall, subject always to the approval of the mayor, have authority and power to order the laying out, locating anew and discontinuing of and making of specific repairs in all streets and ways and all highways within the limits of the city; to assess the damage sustained thereby by any person, and, except as herein otherwise provided, to act in matters relating to such laying out, locating anew, altering, discontinuing or repairing. Any person aggrieved by the action of the board of aldermen hereunder shall have all the rights and privileges now

1893, 361, § 24,
amended.

Authority of
Waltham
board of
aldermen.

by law in similar cases allowed in appeals from decisions of selectmen, but there shall be no appeal from a decision not to lay out a way.

SECTION 2. This act shall take effect upon its passage.

Approved June 4, 1919.

Chap.195 AN ACT TO AUTHORIZE THE TOWN OF HUNTINGTON TO FUND CERTAIN INDEBTEDNESS.

Be it enacted, etc., as follows:

Town of Huntington may fund certain indebtedness.

Huntington Funding Loan, Act of 1919.

SECTION 1. The town of Huntington may incur indebtedness to an amount not exceeding twelve thousand dollars and may issue bonds or notes of the town therefor, which shall bear on their face the words, Huntington Funding Loan, Act of 1919, and shall be payable by such annual payments, beginning not more than one year from their respective dates, as will extinguish the loan within ten years from its date, and the amount of such annual payment in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. Said bonds or notes shall bear interest at such rates as may be fixed by the treasurer, with the approval of a majority of the selectmen. The town may sell the said securities at public or private sale, upon such terms and conditions as it may deem proper, but not for less than their par value, and the proceeds of said loan, except premiums, shall be applied exclusively to the payment of certain indebtedness now represented by notes and other obligations of the town. Premiums received on the loan herein authorized shall be used as provided by general law.

Payment of loan.

SECTION 2. The town shall, at the time of authorizing the said loan, provide for the payment thereof in accordance with the provisions of section one of this act, and when a vote to that effect has been passed, a sum sufficient to pay the interest as it accrues on the said bonds or notes and to make such payments on the principal as may be required by this act, shall, without further vote, be assessed by the assessors of the town annually thereafter in the same manner as other taxes until the debt incurred by said loan is extinguished.

SECTION 3. This act shall take effect upon its passage.

Approved June 4, 1919.

[1909, 251; 1914, 82; 1915, 377, Spec.]

AN ACT RELATIVE TO THE BOSTON CHAMBER OF COMMERCE. *Chap. 196*

Be it enacted, etc., as follows:

SECTION 1. Section thirteen of chapter two hundred and fifty-one of the acts of nineteen hundred and nine is hereby amended by inserting after the word "present", in the third line, the words: — in person or by proxy, — so as to read as follows: — *Section 13.* The new corporation by concurrent vote of a two thirds majority of both certificate holding and other members present in person or by proxy and voting at separate meetings called for this specific purpose, notice of which meetings shall be mailed to each member not more than fifteen or less than ten days in advance, shall have the right, upon the payment of the sum of two hundred dollars and accrued interest to each certificate holder to cancel and retire all outstanding certificate-holding memberships, upon such terms and conditions as shall be determined by said two thirds majority vote. In the event of the exercise of such right of cancellation there shall be thenceforth but one form of membership in said corporation, and each member, whether previously a certificate holding or other member, shall receive a certificate representing the same individual interest in all the property, rights and privileges of the new corporation save and except participation in the Gratuity Fund, which participation shall always be confined to holders of certificates marked "Gratuity Fund Participating", which imprint shall appear upon the face of every certificate issued in exchange for a retired certificate bearing similar imprint.

SECTION 2. Said chapter two hundred and fifty-one, as amended by chapter eighty-two of the acts of nineteen hundred and fourteen, is hereby further amended by striking out the last sentence.

SECTION 3. Said chapter two hundred and fifty-one, as amended by said chapter eighty-two, is hereby further amended by inserting after section twenty-one the following section, to be numbered section twenty-two: — *Section 22.* Any matter which under the provisions of this chapter can be presented to and passed upon by a meeting of the entire membership, or by meetings of any class of the membership, of the Boston Chamber of Commerce, may be submitted by the directors to those entitled to pass upon the

^{1909, 251, § 13,}
amended.

Cancellation of
outstanding
certificate-
holding mem-
berships in
Boston
Chamber of
Commerce.

Cancellation of
membership in
said corpora-
tion, etc.

^{1909, 251, etc.,}
new section
added.

Voting by
mail, etc.

By-laws to provide details of taking referendum vote, etc.

same, for a vote thereon by mail, and shall so be submitted whenever a petition, signed by such a number of the membership as the by-laws may from time to time provide, so requests. The by-laws shall provide the method and details of presenting, taking, counting and reconsidering any mail referendum vote taken under the provisions of this act. Any action taken by a majority or any other percentage which in any given instance the charter or by-laws may require, of those thus voting by mail, shall be deemed to be the legal action and decision of the Chamber of Commerce or of the class in question, as the case may be.

Approved June 4, 1919.

Chap. 197 AN ACT TO ESTABLISH THE SALARY OF JOHN R. CAMPBELL, ASSISTANT CLERK OF THE SUPERIOR COURT FOR CRIMINAL BUSINESS FOR THE COUNTY OF SUFFOLK.

Be it enacted, etc., as follows:

Assistant clerk of superior court for criminal business for Suffolk county, salary established.

The salary of John R. Campbell, assistant clerk of the superior court for criminal business for the county of Suffolk shall be four thousand dollars a year, to be so allowed from the first day of July, nineteen hundred and nineteen.

Approved June 5, 1919.

Chap. 198 AN ACT TO AUTHORIZE A PETITION TO BE BROUGHT BY JAMES H. BURKE UNDER THE ACT RELATIVE TO THE REMOVAL, SUSPENSION OR REDUCTION OF PERSONS IN THE CLASSIFIED CIVIL SERVICE.

Be it enacted, etc., as follows:

James H. Burke may bring a petition under act relative to removal, suspension, etc., of persons in classified civil service.

SECTION 1. James H. Burke, former master of the house of correction at Deer Island, is hereby authorized to bring a petition under section three of chapter two hundred and forty-seven of the General Acts of nineteen hundred and eighteen, the said Burke having seasonably filed a petition under an act which was repealed and superseded by the said chapter two hundred and forty-seven.

SECTION 2. This act shall take effect upon its passage.

Approved June 6, 1919.

[1875, 241; 1877, 53; 1886, 33; 1889, 297; 1890, 355, 405; 1895, 408; 1896, 293; 1897, 442; 1898, 149, 174, 400; 1899, 239, 362; 1900, 235; 1901, 288, 448, 473; 1902, 386; 1903, 170; 1904, 376; 1905, 349, 392; 1906, 205, 231, 259, 318; 1907, 295, 357, 450; 1908, 589; 1909, 120, 388, 446; 1911, 708; 1912, 195; 1913, 337, 363, 389; 1914, 128, 274, 489, 738; 1915, 189, Spec., 300, Spec.; 1916, 86, Spec., 257, Spec., 267, Spec.; 1918, 132, Spec.]

AN ACT TO PROVIDE FOR A PUBLIC LATIN SCHOOL IN THE *Chap. 199* CITY OF BOSTON.

Be it enacted, etc., as follows:

SECTION 1. The school committee of the city of Boston, to meet the expenses of constructing and furnishing a public Latin school in that city, may appropriate a sum not exceeding seven hundred and fifty thousand dollars. The treasurer of the city shall issue and sell bonds of the city to such an amount as the school committee shall appropriate under this act for the said purposes. The proceeds shall be expended by the board of school house commissioners of the city in accordance with chapter four hundred and seventy-three of the acts of nineteen hundred and one and any amendments thereof.

SECTION 2. This act shall take effect upon its acceptance by the mayor, city council and school committee of said city, provided such acceptance occurs prior to the thirty-first day of December of the current year.

Approved June 10, 1919.

To be submitted to mayor, city council and school committee, etc.
Proviso.

[Accepted by the school committee July 14, 1919, by the city council July 28, 1919, and by the mayor July 30, 1919.]

[1909, 314.]

AN ACT RELATIVE TO THE RATE OF INTEREST ON CERTAIN *Chap. 200* SEWER SECURITIES OF THE TOWN OF READING.

Be it enacted, etc., as follows:

SECTION 1. Such bonds or notes as may hereafter be issued by the town of Reading under the provisions of chapter three hundred and fourteen of the acts of nineteen hundred and nine, shall bear such rate of interest as its treasurer, with the approval of a majority of its selectmen, may determine.

Rate of interest on certain sewer securities of town of Reading.

SECTION 2. This act shall take effect upon its passage.

Approved June 11, 1919.

Chap. 201 AN ACT TO AUTHIORIZE THE BOARD OF COMMISSIONERS ON FISHERIES AND GAME TO LEASE CERTAIN PONDS IN THE TOWN OF WAREHAM FOR THE ARTIFICIAL PROPAGATION OF ALEWIVES.

Be it enacted, etc., as follows:

Board of commissioners on fisheries and game may lease certain ponds in Wareham for propagation of alewives.

Lessees may deposit alewives, etc.

Hearings to be held, etc.

SECTION 1. The board of commissioners on fisheries and game may, in the name of the commonwealth, lease from time to time until January first, nineteen hundred and thirty, for terms not exceeding five years at a time, the pond known as Bartlett's Marsh pond in the town of Wareham, and so much of the pond known as White Island pond as lies in the town of Wareham, for the artificial propagation of alewives and the right to take therefrom alewives so propagated.

SECTION 2. The lessees of said ponds may deposit therein alewives or the spawn thereof, but shall not take any fish therefrom by net or seine. Alewives may be taken from the streams flowing out of said ponds.

SECTION 3. Before making a lease as aforesaid, the commissioners shall appoint a time and place for a hearing upon the application for the lease, and shall give notice of the hearing to every town within the limits of which any part of said ponds lies.

Approved June 11, 1919.

Chap. 202 AN ACT TO INCORPORATE THE INDEPENDENT ORDER OF THE J. R. GIDDINGS AND JOLIFFEE UNION.

Be it enacted, etc., as follows:

The Independent Order of the J. R. Giddings and Joliffee Union incorporated.

SECTION 1. Hattie Robinson, Cornelia Robinson, Lucy Weaver, Rosa Benders, Ella Goodman, Martha Dent, Ella Hall, Bessie Waddell, Marie Holmes and Mary E. Bell, their associates and successors, are hereby made a corporation by the name of The Independent Order of the J. R. Giddings and Joliffee Union for the purpose of transacting business as a secret order or fraternity on the lodge system, with power to create subordinate lodges, and to pay death or funeral benefits not exceeding in any one case two hundred dollars in amount, and disability benefits not exceeding in any one case ten dollars a week, and to furnish medical attendance to its members.

SECTION 2. The said corporation shall, except as is otherwise provided herein, be subject to the provisions of

To be subject to fraternal beneficiary law, etc.

the fraternal beneficiary law applicable to fraternal organizations designated in section twenty-nine, division *b*, of chapter six hundred and twenty-eight of the acts of nineteen hundred and eleven and the amendments thereof.

Approved June 11, 1919.

AN ACT TO ESTABLISH THE TEWKSBURY FIRE AND WATER *Chap. 203*
DISTRICT.

Be it enacted, etc., as follows:

SECTION 1. The inhabitants of the town of Tewksbury, liable to taxation in said town and residing within the territory enclosed by the following boundary lines, to wit:—
Beginning at a point on the Lowell line three hundred feet south of Main street, or the state road; thence in a southerly direction to a point on Pike street, five hundred feet south of Sunnyside Farm, or Pike's residence; thence southeast in a straight line to a point on Pleasant street, three hundred feet southwest of Roper's greenhouses; thence in a southerly direction to a point on Chandler street, three hundred feet southwest of Louis Smith's residence; thence in a straight line southeast to the junction of Heath brook and Shawsheen river; thence down the Shawsheen river to a point due east of Fowler's residence; thence in a straight line northwest to a point five hundred feet northeast of the state road on Chandler street; thence along Chandler street to the hospital railroad siding; thence three hundred feet along the railroad siding in a northerly direction; thence in a westerly direction to the junction of the western boundary of Tewksbury cemetery and the Boston and Maine railroad; thence northerly in a straight line crossing Livingston street to a point six hundred feet due east of the residence of Brooks Stevens; thence across Kendall street in a northwesterly direction crossing Andover street, three hundred feet east of the residence of Hugh Cameron, to a point three hundred feet north of Andover street; thence in a westerly direction to a point on Trull street, eight hundred feet northeast of Andover street; thence in a westerly direction to a point three hundred feet northeast of Andover street on the Lowell line; thence southwest along the Lowell line, crossing Main street to the starting point, three hundred feet south, shall constitute a water district, and are hereby made a body corporate by the name of Tewksbury Fire and Water District.

Tewksbury
Fire and Water
District es-
tablished.

May take lands,
etc.

SECTION 2. The said fire and water district, for the purpose of supplying itself and its inhabitants with water, may take, or acquire by purchase or otherwise, and hold the water of any pond or stream or of any ground sources of supply by means of driven, artesian or other wells within the limits of the town of Tewksbury, and may also take, or acquire by purchase or otherwise, and hold all lands, rights of way and easements necessary for collecting, storing, holding, purifying and preserving the purity of the water and for conveying the same to any part of said district: *provided, however,* that no source of water supply and no lands necessary for preserving the quality of the water, shall be taken or used without first obtaining the advice and approval of the state department of health, and that the situation of all dams, reservoirs and wells to be used as sources of water supply under this act shall be subject to the approval of the said department. Said district may construct on the lands acquired and held under the provisions of this act proper

Proviso.

May construct
dams, reser-
voirs, etc.

dams, reservoirs, stand-pipes, tanks, buildings, fixtures and other structures, and may make excavations, procure and operate machinery and provide such other means and appliances, and do such other things as may be necessary for the establishment and maintenance of complete and effective water works; and for that purpose may construct wells and reservoirs and establish pumping works, and may construct, lay, and maintain aqueducts, conduits, pipes and other works under or over any land, water courses, railroads, railways and public or other ways, and along such ways in the town of Tewksbury, in such manner as not unnecessarily to obstruct the same; and for the purpose of constructing, laying, maintaining, operating and repairing such conduits, pipes and other works, and for all proper purposes of this act, the district may dig up or raise and embank any such lands, highways or other ways in such manner as to cause the least hindrance to public travel on such ways; and all things done upon any such way shall be subject to the direction of the selectmen of the town of Tewksbury, and said district shall not enter upon, construct or lay any conduits, pipes or other works within the location of any railroad corporation, except at such time and in such manner as it may agree upon with such corporation, or, in case of failure so to agree, as may be approved by the public service commission.

SECTION 3. Said fire and water district shall, within ninety days after the taking of any lands, rights of way, water rights, water sources or easements under the provisions of this act, file and cause to be recorded in the registry of deeds for the county of Middlesex, a description thereof sufficiently specific for identification, with a statement of the purpose for which the same were taken, signed by the water commissioners hereinafter provided for. The title to all land acquired in any way under the provisions of this act shall vest in the Tewksbury Fire and Water District, and the land so taken may be managed, improved and controlled by the board of water commissioners hereinafter provided for, in such manner as they shall deem for the best interest of the district.

Description of
lands, etc.,
taken to be
recorded.

SECTION 4. The said district shall pay all damages to property sustained by any person or corporation by the taking of any land, right of way, water, water source, water right or easement, or by anything done by said district under authority of this act. Any person or corporation sustaining damages as aforesaid and failing to agree with said district as to the amount thereof, may have the same determined in the manner provided by law in the case of land taken for the laying out of highways, on application at any time within the period of two years after the taking of such land or other property or the doing of other injury under authority of this act; but no such application shall be made after the expiration of the said two years. No assessment of damages shall be made for the taking of any water, water right, or for any injury thereto, and the said period of two years shall not begin to run, until the water is actually withdrawn or diverted by said district under authority of this act. The district may by vote, from time to time, determine what amount or quantity of water it proposes to take and appropriate under this act; in which case any damages caused by such taking shall be based upon such amount or quantity until the same shall be increased by vote or otherwise, and in that event the district shall be further liable only for the additional damages caused by the additional taking.

Payment of
damages, etc.

SECTION 5. The said district, for the purpose of paying the necessary expenses and liabilities incurred under the provisions of this act, may issue from time to time bonds or notes to an amount not exceeding two hundred thousand

Tewksbury
Fire and Water
District Loan,
Act of 1919.

dollars. Such bonds or notes shall bear on their face the words, Tewksbury Fire and Water District Loan, Act of 1919, shall be payable at the expiration of periods not exceeding thirty years from the respective dates of issue, shall bear such rates of interest as the treasurer and commissioners may determine, and shall be signed by the treasurer of the district and countersigned by the water commissioners hereinafter provided for. The district may sell the said securities at public or private sale, upon such terms and conditions as it may deem proper, but not for less than their par value, and the proceeds, except premiums, shall be used only for the purposes herein specified.

Payment of
loan.

SECTION 6. The said district shall, at the time of authorizing said loan or loans, provide for the payment thereof in accordance with the provisions of section five of chapter eighty-five of the General Acts of nineteen hundred and fifteen, and all acts in amendment thereof and in addition thereto, in such manner that any loan issued under authority of this act shall be paid within the period specified in section five; and when a vote to that effect has been passed, a sum which, with the income derived from water rates, will be sufficient to pay the annual expense of operating its water works and the interest as it accrues on the bonds or notes issued as aforesaid, and to make such payments on the principal as may be required under the provisions of this act shall, without further vote, be assessed on said district by the assessors of the town, annually thereafter, in the same manner as other taxes, until the debt incurred by said loan or loans is extinguished.

Assessment and
collection of
tax.

SECTION 7. Whenever a tax is duly voted by said district for the purposes of this act, the clerk shall send a certified copy of the vote to the assessors of the town of Tewksbury who shall assess the same in the same manner in all respects in which town taxes are required by law to be assessed. The assessment shall be committed to the town collector who shall collect the tax in the manner provided for the collection of town taxes, and shall deposit the proceeds with the district treasurer for the use and benefit of the district. The district may collect interest on overdue taxes in the same manner in which interest is authorized to be collected on town taxes.

First meeting,
how called, etc.

SECTION 8. The first meeting of the said district shall be called, on petition of ten or more legal voters therein, by a warrant from the selectmen of the town of Tewksbury, or from a justice of the peace, directed to one of the petitioners,

requiring him to give notice of the meeting by posting copies of the warrant in two or more public places in the district seven days at least before the time of the meeting. One of the petitioners shall preside at the meeting until a clerk is chosen and sworn, and the clerk shall preside until a moderator is chosen. After the choice of a moderator, the question of the acceptance of this act shall be submitted to the voters, and if it shall be accepted by a majority vote of the voters present and voting thereon it shall take effect, and the meeting may then proceed to act upon the other articles contained in the warrant.

SECTION 9. The said district shall, after the acceptance of this act as aforesaid, elect by ballot a district clerk and a district treasurer, who may be the same person, to hold office for the term of one year from the next annual meeting, and thereafter their successors shall be elected annually by ballot; and there shall also be elected three persons to constitute a board of water commissioners, and to serve, one for the term of three years, one for the term of two years and one for the term of one year from the next succeeding annual meeting. At each annual meeting thereafter one such commissioner shall be elected by ballot for the term of three years. All officers of the district shall hold office until their successors are elected and qualified. All the authority granted to said district by this act, and not otherwise specifically provided for, shall be vested in the board of water commissioners, who shall be subject, however, to such instructions, rules and regulations as the district may impose by its vote. Any vacancy occurring in said board from any cause may be filled for the remainder of the unexpired term by the district at any legal meeting called for the purpose. No money shall be drawn from the district treasury except upon the written order of a majority of the board.

SECTION 10. Said commissioners shall fix just and equitable prices and rates for the use of water, and shall prescribe the time and manner of payment. The income of the water works shall be used to defray all operating expenses, interest charges and payments on principal as they become due upon any bonds or notes issued under authority of this act. If there should be a net surplus remaining after providing for the aforesaid charges, it shall be used for such new construction as the water commissioners may determine upon, and in case a surplus should remain after payment for such new construction the water rates shall be reduced pro-

Clerk, treasurer, and water commissioners, election, terms of office, etc.

Vacancies, how filled.

To fix water rates, etc.

Net surplus, how used.

Reports to be rendered.

Calling of meetings.

Rights and privileges.

Penalty for corruption of water, etc.

Act to be submitted to voters, etc.

Proviso.

portionately. No money shall be expended in new construction by the water commissioners except from the net surplus aforesaid, unless the district appropriates and provides money therefor. The said commissioners shall annually, and as often as the district may require, render a report upon the condition of the works under their charge and an account of their doings, including an account of receipts and expenditures.

SECTION 11. The said district may adopt by-laws prescribing by whom and how meetings may be called and notified; and, upon the application of ten or more legal voters in the district, meetings may also be called by warrant as provided in section eight. The district may also choose such other officers, not provided for in this act, as it may deem necessary or proper. The district shall have all the rights and privileges conferred by law upon water and fire districts.

SECTION 12. Whoever wilfully or wantonly corrupts, pollutes or diverts any water obtained or supplied under this act, or wilfully or wantonly injures any reservoir, stand-pipe, aqueduct, pipe or other property owned or used by said district for the purposes of this act shall forfeit and pay to the district three times the amount of damages assessed therefor, to be recovered in an action of tort; and upon conviction of any of the above acts shall be punished by a fine not exceeding one hundred dollars or by imprisonment for a term not exceeding six months.

SECTION 13. This act shall take effect upon its acceptance by a majority vote of the voters of said district present and voting thereon by ballot at a district meeting called in accordance with the provisions of section eight, within three years after the passage of this act. The question of its acceptance may be voted on at as many meetings as may be called for the purpose: *provided, however,* that not more than three such meetings shall be held in any one year. This act shall become void unless the district shall begin to distribute water to consumers within three years after the acceptance of the act as aforesaid.

Approved June 12, 1919.

AN ACT TO AUTHORIZE THE TOWN OF SHREWSBURY TO PURCHASE CERTAIN LAND FROM THE CITY OF WORCESTER FOR SCHOOL PURPOSES. *Chap. 204*

Be it enacted, etc., as follows:

SECTION 1. The town of Shrewsbury may purchase in fee from the city of Worcester a tract of land containing about one and sixty-five hundredths acres situated in the northwesterly part of said town, for the purpose of erecting thereon a public school building, the said land being part of the Home Farm, so-called, and being bounded and described as follows: Northwesterly by the road leading from Worcester to Boylston, known in Worcester as Lincoln street; northeasterly by the road leading from Shrewsbury to Holden, known in Shrewsbury as Holden street; and southerly by Sand street. The price to be paid for the land shall be as agreed upon by vote of the inhabitants of the town and of the city council of the city with the approval of the mayor.

Town of
Shrewsbury
may purchase
certain land
from city of
Worcester for
school pur-
poses.

SECTION 2. This act shall take effect upon its passage.

Approved June 14, 1919.

AN ACT TO PROVIDE FOR PRECINCT VOTING, LIMITED TOWN MEETINGS, TOWN MEETING MEMBERS, A REFERENDUM AND AN ANNUAL MODERATOR IN THE TOWN OF WATERTOWN. *Chap. 205*

Whereas, It appears to the general court that the town of Watertown contains more than twelve thousand inhabitants, and that the majority of the inhabitants of the town, present and voting in a town meeting, duly warned and holden for the purpose, on the third day of April, nineteen hundred and nineteen, voted to instruct the selectmen of the town to petition the general court for the enactment of the legislation herein contained, in accordance with Article II of the amendments to the constitution, therefore

Emergency
preamble.

Be it enacted, etc., as follows:

SECTION 1. Upon the acceptance of this act by the town of Watertown as hereinafter provided the selectmen of the town shall forthwith divide the territory thereof into not less than five nor more than ten voting precincts, each of which shall be plainly designated, and shall contain not less than three hundred nor more than one thousand male voters. All precincts shall contain approximately an equal

precinct voting,
limited town
meetings, etc.,
in town of
Watertown.

number of male voters. The precincts shall be so established as to consist of compact and contiguous territory, to be bounded, as far as possible, by the centre line of known streets and ways and by other well-defined limits. Their boundaries shall be reviewed and, if need be, wholly or partly revised, by the selectmen, in January, once in five years, or in January of any year when directed by a vote of the town meeting. The selectmen shall, within ten days after any establishment or revision of the precincts, file a report of their doings with the town clerk, the registrars of voters, and the assessors, with a map or maps or description of the precincts and the names and residences of the male voters therein. The selectmen shall also cause to be posted in the town hall a map or maps or description of the precincts as established or revised from time to time, with the names and residences of the registered male voters therein; and they shall also cause to be posted in at least three public places in each precinct a map or description of that precinct, with the names and residences of the male voters therein. The division of the town into voting precincts and any revision of such precincts shall take effect upon the date of the filing of the report thereof by the selectmen with the town clerk. Whenever the preeincts are established or revised, the town clerk shall forthwith give written notice thereof to the secretary of the commonwealth, stating the number and designation of the precincts. The provisions of chapter eight hundred and thirty-five of the acts of nineteen hundred and thirteen, and any amendments thereof, relating to precinct voting at elections, so far as the same are not inconsistent with this act, shall apply to all elections and primaries in the town upon the establishment of voting precincts as hereinbefore provided.

Selectmen to
report doings,
etc.

Division of
town into
precincts, date of
taking effect.

Town meeting
members,
election, etc.

SECTION 2. The male voters in every precinct shall, at the first annual town election held after the establishment of the precincts and at the first ensuing annual town election following any precinct revision and conformably to the laws relative to elections not inconsistent with this act, elect by ballot six per cent of the male voters in the precinct, other than the officers designated in section three of this act as town meeting members at large, such elected voters to be town meeting members of the town, one third of whom shall be elected for the term of one year, one third for the term of two years and one third for the term of three years from the day of the annual town meeting; and thereafter, except as

otherwise provided herein, at each annual town election the male voters of each precinct in the town shall, in like manner, elect two per cent of their number to be town meeting members of the town for the term of three years, and shall at such election fill for the unexpired term or terms any vacancies then existing in the number of town meeting members in their respective precincts. Upon every revision of the precincts, or of any of them, the terms of office of all town meeting members from every such revised precinct shall cease upon the election of their successors, and at the first ensuing annual town election there shall be an entirely new election of town meeting members in every precinct so revised, as well as in any new precinct or precincts established. The town clerk shall, after every election of town meeting members, forthwith notify each member by mail of his election.

New election
of town meeting
members, when,
etc.

SECTION 3. Any town meeting held under the provisions of this act, except as otherwise provided herein, shall, at and after the first annual election held under this act, be limited to the voters elected under section two together with the following, designated as town meeting members at large; namely, any member of the general court of the commonwealth from the town; the moderator, the town clerk, the selectmen, the town treasurer, the town counsel, the town collector of taxes, the town auditor, the chairman of the school committee, the chairman of the trustees of the public library, the chairman of the board of health, the chairman of the park commission, the chairman of the water commissioners, the tree warden, the chairman of the planning board, the chairman of the assessors of taxes, the chairman of the playground commission, and the members of the finance committee. The town clerk shall notify the town meeting members of the time and place at which town meetings are to be held, the notices to be sent by mail at least seven days before the meeting. The town meeting members, as aforesaid, shall be the judges of the election and qualification of their members. A majority of the town meeting members shall constitute a quorum for doing business; but a less number may organize temporarily and may adjourn from time to time. Notice of every adjourned town meeting shall be posted by the town clerk in ten or more public places in the town, and he shall notify by mail, the members of the town meeting of the adjournment at least twenty-four hours before the time of the adjourned town

Notice of elec-
tion.

Town meeting
limited to cer-
tain elected
members.

Notice of town
meetings.

Quorum.

Notice of
adjourned town
meeting to be
posted, etc.

meeting. The notices shall state briefly the business to be acted upon at the meeting and shall include notice of any proposed reconsideration. All town meetings shall be public. The town meeting members as such shall receive no compensation. Subject to such conditions as may be determined from time to time by the members of the limited town meeting, any voter of the town who is not a town meeting member may speak, but he shall not vote. A town meeting member may resign by filing a written resignation with the town clerk, and his resignation shall take effect on the date of such filing. A town meeting member who removes from the town or from the precinct from which he was elected shall cease to be a town meeting member.

SECTION 4. Nomination of candidates for town meeting members to be elected under this act shall be made by nomination papers, which shall bear no political designation, and signed by not less than ten male voters of the precinct in which the candidate resides and filed with the town clerk at least ten days before the election. No nomination papers shall be valid in respect to any candidate whose written acceptance is not thereon or attached thereto.

SECTION 5. The articles in the warrant for every town meeting, so far as they relate to the election of the moderator, town officers, and town meeting members, as hereinbefore provided, to granting licenses for the sale of intoxicating liquors, referenda, and all matters to be acted upon and determined by ballot, shall be so acted upon and determined by the voters of the town in their respective precincts. All other articles in the warrant for any town meeting shall be acted upon and determined exclusively by town meeting members at a meeting to be held at such time and place as shall be set forth by the selectmen in the warrant for the meeting, subject to the referendum provided for by section eight.

SECTION 6. A moderator shall be elected by ballot at each annual town meeting and shall serve as the moderator of all town meetings, except as otherwise provided by law, until his successor is elected and qualified. Nominations for moderator and his election shall be as in the case of other elective town officers, and any vacancy in the office may be filled by the town meeting members at a meeting held for that purpose. If a moderator is absent, a moderator pro tempore may be elected by the town meeting members.

Town meetings
to be public,
etc.

Resignation,
etc.

Nominations,
how made.

Warrant articles,
how acted upon,
etc.

Moderator,
election, etc.

SECTION 7. Any vacancy in the full number of town ^{Vacancies, how filled, etc.} meeting members from any precinct may be filled until the next annual election by the remaining members of the precinct from among the male voters thereof. Upon petition therefor, signed by not less than ten town meeting members from the precinct, notices of the vacancy shall be promptly given by the town clerk to the remaining members from the precinct in which the vacancy or vacancies exist, and he shall call a special meeting of such members for the purpose of filling any vacancy. He shall cause to be mailed to each of such members, not less than four days before the time set for the meeting, a notice specifying the object and the time and the place of the meeting. At the said meeting a majority of the members shall constitute a quorum, and they shall elect from their own number a chairman and a clerk. The choice to fill any vacancy shall be by ballot, and a majority of the votes cast shall be required for a choice. The chairman and clerk shall make a certificate of the choice and forthwith file the same with the town clerk, together with a written acceptance by the member or members so chosen, who shall thereupon be deemed elected and qualified a town meeting member or members, subject to the right of all the town meeting members to judge of the election and qualification of members as set forth in section five.

SECTION 8. Any vote, except a vote to adjourn, passed at any limited town meeting shall not become operative until after the expiration of five days, exclusive of Sundays and holidays, from the dissolution of the meeting. If, within said five days a petition, signed by not less than one hundred male voters of the town, containing their Christian names together with their street addresses, is filed with the selectmen asking that the question or questions involved in such vote be submitted to the voters of the town at large, then the selectmen, after the expiration of five days, shall forthwith call a special meeting for the sole purpose of presenting to the voters at large the question or questions so involved. The polls shall be opened at two o'clock in the afternoon and shall be closed not earlier than eight o'clock in the evening and all votes upon any questions submitted shall be taken by ballot, and the check list shall be used in the several precincts in the same manner as in the election of town officers. The questions submitted at the said town

^{Votes, when to become operative.}
Referendum.

Questions,
how stated
upon the
ballot, etc.

Action binding
upon town.

General meet-
ings may be
held, etc.

Act to be
submitted to
voters at next
state election.

Form of
question.

meeting shall be determined by vote of a majority of the voters at large voting thereon. The questions so submitted shall be stated upon the ballot in the same language and form in which they were stated when presented to said limited town meeting by the moderator, and as they appear upon the records of the said limited town meeting. If such petition be not filed within the said period of five days, the vote in the limited town meeting shall become operative and effective upon the expiration of the said period.

SECTION 9. The town of Watertown, after the acceptance of this act, shall have the capacity to act through and to be bound by its said town meeting members who shall, when convened from time to time as herein provided, constitute limited town meetings; and such limited town meetings shall exercise exclusively, so far as will conform to the provisions of this act, all powers vested in the municipal corporation. Action in conformity with all provisions of law now or hereafter applicable to the transaction of town affairs in town meetings shall, when taken by any limited town meeting in accordance with the provisions of this act, have the same force and effect as if such action had been taken in a town meeting, open to all the voters of the town as heretofore organized and conducted.

SECTION 10. This act shall not abridge the right of the people of Watertown to hold general meetings, as that right is secured to them by the constitution of the commonwealth; nor shall this act confer upon any limited town meeting in Watertown the power finally to commit the town to any measure affecting its municipal existence or changing the form of its government, without action thereon by the voters of the town at large, using the ballot and check lists therefor.

SECTION 11. The question of the acceptance of this act by the town of Watertown shall be submitted to the registered male voters of the town at the state election in the year nineteen hundred and nineteen. The vote shall be taken by ballot, in accordance with the provisions of chapter eight hundred and thirty-five of the acts of nineteen hundred and thirteen and any amendments thereof, so far as the same shall be applicable, in answer to the question: "Shall an act passed by the general court in the year nineteen hundred and nineteen, entitled 'An Act to provide for precinct voting, limited town meetings, town meeting members, a referendum and an annual moderator in the town of Watertown', be

accepted by this town?" and the affirmative votes of a majority of the registered male voters of the town present and voting thereon shall be required for and shall determine its acceptance. The acceptance of this act, as herein provided, shall repeal chapter three hundred and sixty-one of the acts of nineteen hundred and eight, being an act relative to town meetings in the town of Watertown. So much of this act as authorizes its submission to the registered male voters of the town shall take effect upon its passage, but the act shall not take further effect unless and until accepted by the town as herein provided.

*Repeal.**Time of taking effect.*

Approved June 14, 1919.

[1919, 199, Spec.]

AN ACT TO REGULATE APPROPRIATIONS BY THE SCHOOL *Chap. 206*
COMMITTEE OF THE CITY OF BOSTON.

Be it enacted, etc., as follows:

SECTION 1. The school committee of the city of Boston may annually, beginning with the year nineteen hundred and nineteen, by vote of four fifths of all its members, taken by yeas and nays, make appropriations by items, which items may be subdivided as the committee may determine, which shall be included within the tax limits of the said city for municipal purposes, as established by law, and by section ten of this act, and shall not exceed the sums stated herein upon each one thousand dollars of the valuation on which the appropriations of the city council are based, and shall be in addition to the money which may be given therefor, the income collected and the balance of appropriations of preceding years, as follows:—

Appropriations by school committee of Boston regulated.

(a) For general school purposes; for the financial year ending on the thirty-first day of January, nineteen hundred and twenty, four dollars and eleven cents; for the financial year ending on the thirty-first day of January, nineteen hundred and twenty-one, and for each financial year thereafter, four dollars and thirty-eight cents.

General school purposes.

(b) For the construction and furnishing of new school buildings, both temporary and permanent, including the taking of land therefor, and for school yards, and the preparing of school yards for use, and for the rent of hired school accommodations: for the financial year ending on the thirty-first day of January, nineteen hundred and twenty, sixty-five cents; for the financial year ending on the thirty-

Construction, etc., of new school buildings, etc.

first day of January, nineteen hundred and twenty-one, and for each financial year thereafter, sixty-eight cents.

Alteration and repair of school buildings, etc.

(c) For the alteration and repair of school buildings, and for furniture, fixtures, and means of escape in case of fire, and for fire protection for existing buildings, and for improving existing school yards: for the financial year ending on the thirty-first day of January, nineteen hundred and twenty, and for each financial year thereafter, thirty-five cents.

Physical training and exercises, athletics, etc.

(d) For organizing and conducting physical training and exercises, athletics, sports, games and play, and for providing apparatus, equipment and facilities for the same in buildings, yards, and playgrounds under the control of said committee, or upon any other land which the committee may have the right to use for this purpose under the provisions of chapter two hundred and ninety-five of the acts of nineteen hundred and seven: for the financial year ending on the thirty-first day of January, nineteen hundred and twenty, and for each financial year thereafter, eight cents.

Nurses, physicians, etc., employment of.

(e) For the employment of one supervising female nurse, and so many district female nurses as, in the opinion of said committee, are necessary in accordance with the provisions of chapter three hundred and fifty-seven of the acts of nineteen hundred and seven, and for the employment of such number of school physicians as, in the opinion of the committee, may be necessary, and for the care of teeth of school children: for the financial year ending on the thirty-first day of January, nineteen hundred and twenty, and for each financial year thereafter, six cents.

Educational and recreative activities upon school property.

(f) For the purpose of conducting educational and recreative activities in or upon school property under the control of said committee, and the use thereof by individuals and associations in accordance with the provisions of chapter one hundred and ninety-five of the acts of nineteen hundred and twelve, and chapter eighty-six of the Special Acts of nineteen hundred and sixteen; for the financial year ending on the thirty-first day of January, nineteen hundred and twenty, and for each financial year thereafter, two cents.

Payment of pensions, etc.

(g) For the payment of pensions to members of the teaching or supervising staff of the public schools of said city, and to persons who were annuitants of the Boston Teachers' Retirement Fund at the time when chapter five hundred and eighty-nine of the acts of nineteen hundred and eight took effect, and other teachers who had retired prior to said

time, in accordance with the provisions of said chapter five hundred and eighty-nine, chapter five hundred and thirty-seven of the acts of nineteen hundred and nine, chapter six hundred and seventeen of the acts of nineteen hundred and ten, and chapter five hundred and sixty-nine of the acts of nineteen hundred and twelve, and acts in amendment thereof, and of this act: for the financial year ending on the thirty-first day of January, nineteen hundred and twenty, and for each financial year thereafter, seven cents.

(h) For promoting the Americanization and better training for citizenship of foreign-born persons: for the financial year ending on the thirty-first day of January, nineteen hundred and twenty, and for each financial year thereafter, two cents.

(i) For vocational guidance: for the financial year ending on the thirty-first day of January, nineteen hundred and twenty, and for each financial year thereafter, two cents.

If the school committee shall fail to appropriate the full amount which it is authorized to appropriate for items (d), (e), (f), (h), (i), or any one of them, in any year, it may correspondingly increase the appropriation which it is authorized to make under item (a).

SECTION 2. The votes of the school committee making appropriations as aforesaid shall have the same force and effect as orders or votes of the city council appropriating money, and shall be subject to the same provisions of law in respect to approval by the mayor, except that a vote of four of the members of the school committee, taken by yeas and nays, shall be necessary to pass such appropriations over the veto of the mayor.

SECTION 3. After an order or vote of the school committee making an appropriation shall have gone into effect, the aggregate amount so appropriated shall be certified by the school committee to the board of assessors, and shall be included by the assessors in the amount to be raised by taxation in the said city for the year for which the appropriation is made.

SECTION 4. Any balance of an appropriation so made by the school committee remaining unexpended at the close of any financial year, and not needed to carry out the requirements of any statute, gift, trust, or special appropriation, shall be added to the amount which the school committee is hereby authorized to appropriate for the financial year next ensuing.

Promoting
Americaniza-
tion, etc., of
foreign-born
persons.

Vocational
guidance.

Certain appro-
priations may
be increased.

Votes making
appropriations
to be approved
by mayor
except, etc. .

Amount appro-
priated to be
certified to
assessors, etc.

Disposition of
balances of ap-
propriations.

1908, 589, § 4,
etc., amended.

SECTION 5. Chapter five hundred and eighty-nine of the acts of nineteen hundred and eight, as amended by section two of chapter six hundred and seventeen of the acts of nineteen hundred and ten, and by section one of chapter three hundred and four of the Special Acts of nineteen hundred and fifteen, is hereby further amended by striking out section four and substituting the following:—*Section 4.* Accrued interest not expended during any year shall be available for the payment of pensions during any subsequent year.

Unexpended
accrued interest
available for
payment of
teachers'
pensions.

1908, 589, §§ 6
and 7, etc.,
amended.

SECTION 6. Said chapter five hundred and eighty-nine, as amended by section three of said chapter six hundred and seventeen, and by section one of chapter three hundred and four of the Special Acts of nineteen hundred and fifteen, is hereby further amended by striking out sections six and seven, and substituting the following:—*Section 6.* In case the amount available in any one year under this act is not sufficient to pay the pensions that have been granted, the amount so available shall be divided pro rata among those to whom pensions have been or may be granted on the basis of the amount of the pension which each is then receiving: *provided*, that in no case, nor in any year, shall the pension of any person retired after thirty years of service be less than three hundred and twelve dollars. *Section 7.* The school committee of said city, by a majority vote of all its members, may retire with a pension any member of the teaching or supervising staff who shall have attained the age of sixty-five years, and also any member of the teaching or supervising staff who, in the opinion of the school committee, is incapacitated for further efficient service. If a person so retired has been employed in teaching or supervising in public day schools for a period aggregating thirty years or more, ten years of which shall have been in the employ of the school committee of the city of Boston, such person shall receive an annual pension at the rate of one third of the annual salary paid to him or her at the time of retirement: *provided*, that in no case shall the pension of any person so retired after thirty years of service be less than three hundred and twelve dollars nor more than six hundred dollars. If a person so retired has been employed in teaching or supervising in public day schools for a period aggregating less than thirty years, ten years of which shall have been in the employ of the school committee of the city of Boston, such person shall receive an annual pension which bears the

Apportionment
in case of
insufficient
pension fund,
etc.

Proviso.

Retirement of
certain school
teachers, etc.

Annual pension
rate for teach-
ing thirty years
or more.

Proviso.

Annual pension
rate for teaching
less than thirty
years.

same ratio to the pension provided for on retirement after thirty years of service as the total number of years of service of such person bears to thirty years. The pension of any teacher retired because of incapacity shall terminate if, and when, in the judgment of the school committee such person's incapacity shall have ceased and he or she shall have been tendered a reappointment in the public schools of the city of Boston. In determining the aggregate length of service of any person retired under the provisions of this act, any period of leave of absence under salary shall be considered as equivalent to an equal amount of teaching service. The treasurer of the city of Boston shall pay pensions under this act in accordance with monthly payrolls prepared and certified to by the school committee. The school committee of the city of Boston shall establish a schedule of pensions in accordance with the provisions of this act. The pensions of persons already retired under the provisions of said chapter five hundred and eighty-nine shall be re-established in accordance with the provisions of this act to date from the first day of the calendar month next following the passage of this act; *provided, further,* that nothing in this act shall be construed to decrease the amount of any pension now being paid to any person under the several acts applying to the teaching or supervising staff in the city of Boston.

SECTION 7. The proceeds of any sale of school lands or buildings shall be held in the city treasury, and used only for the purchase of land, or for the construction of buildings for school purposes when appropriated by the school committee for that purpose, but shall not so be used without the written approval of the mayor given in each specific case. The proceeds shall be expended in accordance with the provisions of chapter four hundred and eight of the acts of eighteen hundred and ninety-five, and acts in amendment thereof and in addition thereto.

SECTION 8. Chapter three hundred and thirty-one of the acts of nineteen hundred and fourteen, as amended by section four of chapter two hundred and sixty-seven of the Special Acts of nineteen hundred and sixteen, is hereby further amended by striking out section three and substituting the following: — *Section 3.* The school committee shall sell the estate on Mason street now occupied by it for office and other purposes, and the proceeds of the sale shall be paid into the city treasury and applied to the cancellation or reduction of debt incurred for school purposes, or for the

Pensions for
incapacity, etc.

Consideration
of leave of
absence.

Schedule of
pensions to be
established.

Re-establish-
ment of
pensions.

Proviso.

Disposition of
proceeds of sales
of school lands
or buildings,
etc.

1914, 331, § 3,
etc., amended.

Proceeds of sale
of certain
estate, how to
be applied, etc.

administration building and the land used therefor, or to the payment of interest and sinking fund charges of the said debt.

Act, how construed.

SECTION 9. Nothing in this act shall be construed to impair the validity or to prevent the issue of negotiable bonds of the city of Boston for the purpose of acquiring a site for an administration building and for constructing and furnishing such building, under the provisions of section two of chapter four hundred and fifty of the acts of nineteen hundred and seven and of chapter three hundred and thirty-one of the acts of nineteen hundred and fourteen, as amended by section three of chapter two hundred and sixty-seven of the Special Acts of nineteen hundred and sixteen, and orders passed by the school committee in pursuance of said acts.

Limit of amount of taxation on property in Boston increased.

SECTION 10. For the purposes of this act the limit of the amount of taxes on property in the city of Boston is increased in the year nineteen hundred and nineteen, eighty-eight cents, and in the year nineteen hundred and twenty and in each year thereafter one dollar and eighteen cents on each one thousand dollars of the valuation upon which the appropriations of the city council of the city of Boston are based.

Repeals.

SECTION 11. The following acts and parts of acts are hereby repealed: chapter four hundred of the acts of eighteen hundred and ninety-eight, as amended by chapter four hundred and forty-eight of the acts of nineteen hundred and one, by chapter one hundred and seventy of the acts of nineteen hundred and three, by chapter two hundred and five of the acts of nineteen hundred and six, by chapter three hundred and eighty-eight of the acts of nineteen hundred and nine, by chapter seven hundred and eight of the acts of nineteen hundred and eleven, by chapter six hundred and fifteen of the acts of nineteen hundred and thirteen, and by section one of chapter two hundred and sixty-seven of the Special Acts of nineteen hundred and sixteen; section three of chapter two hundred and ninety-five of the acts of nineteen hundred and seven; section three of chapter three hundred and fifty-seven of the acts of nineteen hundred and seven; section two of chapter one hundred and ninety-five of the acts of nineteen hundred and twelve; and chapter one hundred and thirty-two of the Special Acts of nineteen hundred and eighteen.

Certain provisions of law not to be construed as repealed.

SECTION 12. Nothing in this act shall be construed as a repeal of section two of chapter two hundred and sixty-seven of the Special Acts of nineteen hundred and sixteen.

SECTION 13. This act shall take effect upon its acceptance by the mayor, the city council, and the school committee of the city of Boston. *Approved June 14, 1919.*

[Accepted by school committee June 23, 1919.] [Accepted by mayor and city council July 14, 1919.]

To be submitted to
mayor, city
council and
school
committee.

**AN ACT TO AUTHORIZE THE TOWN OF WALPOLE TO BORROW *Chap. 207*
MONEY FOR THE PURPOSE OF CONSTRUCTING AND EQUIPPING
SCHOOL BUILDINGS.**

Be it enacted, etc., as follows:

SECTION 1. For the purpose of constructing and equipping school buildings and procuring land therefor, the town of Walpole may borrow a sum not exceeding twenty-five thousand dollars, in excess of the statutory limit of indebtedness, and may issue notes or bonds therefor. Such notes or bonds shall bear on their face the words, Walpole School Loan, Act of 1919, shall be payable by such annual payments, beginning not more than one year after their respective dates, as will extinguish each loan within twenty years from its date, and the amount of such annual payment in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. Each authorized issue of notes or bonds shall constitute a separate loan. Said notes or bonds shall bear interest at a rate to be fixed by the town treasurer, with the approval of the selectmen. The town may sell the said securities, at public or private sale, upon such terms and conditions as it may deem proper, but not for less than their par value, and the proceeds, except premiums, shall be used only for the purposes herein specified.

Town of Walpole may
borrow money
for constructing
and equipping
school
buildings.

Walpole School
Loan, Act of
1919.

SECTION 2. The town shall, at the time of authorizing the said loan or loans, provide for the payment thereof in accordance with the provisions of section one of this act, and when a vote to that effect has been passed, a sum sufficient to pay the interest as it accrues on the said notes or bonds and to make such payments on the principal as may be required by this act, shall, without further vote, be assessed by the assessors of the town annually thereafter, in the same manner as other taxes, until the debt incurred by the loan or loans is extinguished.

Payment of
loan.

SECTION 3. This act shall take effect upon its passage.

Approved June 19, 1919.

Chap. 208 AN ACT TO AUTHORIZE THE CITIES OF TAUNTON AND ATTLEBORO AND THE TOWNS OF NORTON AND MANSFIELD TO ACQUIRE AND OPERATE THE NORTON, TAUNTON AND ATTLEBORO STREET RAILWAY.

Be it enacted, etc., as follows:

Cities of
Taunton and
Attleboro and
towns of
Norton and
Mansfield may
hold shares of
capital stock,
etc., of Norton,
Taunton and
Attleboro Street
Railway
Company.
Proviso.

Voting power,
how exercised.

May purchase
or take
franchises,
property, etc.

Powers, duties,
etc.

Proviso.

Compensation,
how deter-
mined.

SECTION 1. The cities of Taunton and Attleboro, and the towns of Norton and Mansfield, may, jointly or severally, subscribe for, purchase and hold shares of the capital stock, bonds and notes of the Norton, Taunton and Attleboro Street Railway Company or of its successors or assigns, hereinafter designated as the company, to such maximum amounts as shall be authorized by the public service commission hereinafter called the commission: *provided, however,* that said cities and towns, jointly or severally, shall not subscribe for, purchase or hold shares of the capital stock, bonds or notes of the company unless such subscription or purchase shall, in the aggregate, amount to seventy-five per cent of such shares, bonds or notes now outstanding. If additional stock is voted by the board of directors, the same shall not be issued until the said cities and towns, jointly or severally, shall subscribe for or purchase, in the aggregate, not less than seventy-five per cent of such issue. The mayor of said cities and the chairmen of the selectmen of said towns shall have power to vote the shares of stock in the company held by their respective municipalities.

SECTION 2. The said cities and towns, jointly or severally, may purchase or take by right of eminent domain the franchise, rights and properties held or used by the company; and the said cities and towns, jointly or severally, shall, upon acquiring such property, be vested with all the powers and privileges, and shall be subject to all the duties, liabilities, and restrictions set forth in all general laws now or hereafter in force relating to street railway companies: *provided,* as to each of said towns, that such subscription, purchase or taking is approved by vote of two thirds of the voters thereof present and voting thereon at any legal town meeting called for the purpose within five years after the passage of this act, and, as to each of said cities, that such subscription, purchase or taking is approved by the governing board thereof empowered to appropriate money, within said five years. In case the parties in interest are unable to agree as

to the compensation to be paid for any property or interest taken by right of eminent domain, hereunder, the same shall be determined in the manner provided by law in respect to takings for highway purposes.

SECTION 3. Each of said cities and towns, for the purposes aforesaid, may incur indebtedness outside the statutory limit, and may issue, from time to time, bonds or notes to an amount not exceeding the amount of the said subscription or the cost of the purchase or taking by the city or town. Such bonds or notes shall bear on their face the name of the city or town followed by the words: Street Railway Loan, ^{May issue bonds, etc.} Act of 1919, shall be payable at the expiration of periods not exceeding twenty years from the dates of issue, shall bear interest at such rates as may be fixed by the officers authorized to issue the bonds or notes, and shall be signed in accordance with section eight of chapter seven hundred and nineteen of the acts of nineteen hundred and thirteen. The said cities and towns may sell the said securities at public or private sale, or pledge the same for money borrowed for the purposes of this act, upon such terms and conditions as they may respectively deem proper, but not for less than their par value, and the proceeds, except premiums, shall be used only for the purposes herein specified.

SECTION 4. Each of said cities and towns shall, at the time of authorizing the said loan, provide for the payment thereof in accordance with the provisions of section fourteen of said chapter seven hundred and nineteen, so that each loan will be extinguished within the time prescribed by this act, and when a vote to that effect has been passed, a sum, which with the income derived from the said railway or railway securities, and from assessments collected under the provisions of section nine, will be sufficient to pay the interest as it accrues on said bonds or notes, and to make such payments on the principal as may be required under the provisions of this act, shall, without further vote, be assessed and collected by the said cities and towns annually thereafter in the same manner as other taxes, until the debt incurred by the loan is extinguished.

SECTION 5. Each of said cities or towns may, upon such terms and subject to such restrictions as may, from time to time, be prescribed by the commission as consistent with the public interest, contribute to the cost of operation and fixed charges of the company's line within such city or town, to an amount not exceeding in any one year one dollar ^{Contributions to cost of operation, etc.}

Street Railway
Loan, Act of
1919.

Payment of
loan.

Contributions
to cost of
operation, etc.

per one thousand dollars of the preceding year's assessed valuation in such town, and not exceeding fifty cents per one thousand dollars of the preceding year's valuation in such city.

Management of railway upon purchase or taking, etc.

SECTION 6. In case two or more of the said cities and towns jointly purchase or take the said street railway or those parts thereof situated in such cities or towns, the mayors of the cities and the chairmen of the selectmen of the towns, so purchasing or taking, shall constitute a joint board to manage the said railway, or the parts thereof so purchased or taken, and the said board may appoint a superintendent who shall have charge of the maintenance, repair and operation of the said railway or parts thereof, subject to the rules, regulations and orders of the said board.

Superintendent, appointment, duties, etc.

SECTION 7. In case any one of the said cities or towns purchases or takes and operates that part of the said railway which is situated in such city or town, the mayor, if it be a city, with the approval of the municipal council, and the selectmen, if it be a town, may appoint a superintendent who shall have charge of the maintenance, repair and operation of the said part of the said railway, subject to such rules, regulations and orders as may be made or imposed by the municipal council, with the approval of the mayor, or by the selectmen, with the approval of the voters of the town given at a town meeting duly called for the purpose.

Schedules of rates, fares, etc., to be filed.

SECTION 8. In case the said cities and towns purchase the stock of the company, or a part thereof, in accordance with the provisions of section one, then the directors of the company, and in case the said cities and towns, or any of them, acquire and operate the said railway, or any part thereof, as above provided, then the joint board provided for by section six, or the mayor or selectmen, as provided in section seven, shall, from time to time, fix just and equitable rates and shall file with the commission, and shall plainly print and keep open to public inspection, schedules showing all rates, joint rates, fares, classification and charges for any service of any kind rendered or to be rendered by it, and all conditions and limitations, rules and regulations, forms and contracts in any manner affecting the same, in such places, within such times, and in such forms, and with such detail as the commission may order. Fifty legal voters of a city or town in which the said street railway is situated, may apply to the commission, who, after due notice, shall hear the parties interested, and thereafter may revise and

Revision of rates, fares, etc.

regulate the rates and fares established as aforesaid, so far as the same shall be shown to be unjust, unreasonable, or more than sufficient to yield reasonable compensation for the service rendered. The findings of the commission shall be final and conclusive for one year, subject, however, to the right of either party to appeal, as provided in section twenty-seven of chapter seven hundred and eighty-four of the acts of nineteen hundred and thirteen.

Commission's
findings to be
final, etc.

SECTION 9. In case the said cities and towns, or any of them, jointly or severally, shall purchase or take and operate the said street railway, or any part thereof, a portion of the purchase price, not exceeding fifty per cent, paid by any such city or town, may be assessed upon the owners of estates in such city or town specially benefited thereby and not more than one mile distant from the line so acquired. Said assessment may be proportioned to the frontage of area of the estates assessed or, to their average assessed valuation for the years nineteen hundred and sixteen, nineteen hundred and seventeen, and nineteen hundred and eighteen, or the assessment may be determined in the same manner as assessments for street improvements. But in no case shall the amount of the assessment upon any particular estate exceed the benefit to that estate arising hereunder.

Assessment of
owners of
estates
benefited, etc.

SECTION 10. In case an assessment is to be made as aforesaid, then, within one year after the said street railway, or any part thereof, has been purchased or taken as herein provided, the municipal council, in the case of a city, and the selectmen, in the case of a town, shall file a certificate and plan in the office of the collector of taxes of the respective cities and towns, designating the estates assessed and setting forth the names of their supposed owners, the area assessed, and the amount of assessment to be paid by each owner; and the collector of taxes shall forthwith make a demand in writing for the payment of such assessments, and every such owner shall within three months after the demand is served on him or on the occupant of his estate, or sent by mail to the last address of the owner known to the collector, pay to the collector the sum so assessed or charged, with interest at the rate of six per cent per annum, which shall begin to run thirty days after the date of the notice: *provided*, that the board of assessors shall, on the written request of any such owner, made within the said three months, apportion such assessment or charge into such number of equal parts, not exceeding ten, as the owner shall designate in his re-

Payment of
assessments,
etc.

Proviso.

Interest, etc.

quest; and they shall certify the apportionment to the collector. Interest from the date of the apportionment at the rate of six per cent per annum shall be added to each of said assessments or charges until they are paid, and one of said parts, with interest on all unpaid parts, shall thereafter be added by the assessors to the annual tax on the said estates for each year next ensuing, until all of said parts have so been added, unless sooner paid as hereinafter provided; and *provided, further*, that nothing herein contained shall be construed to prevent the payment, at any time, in one payment of two or more parts of any balance of any assessment then remaining unpaid, notwithstanding the prior apportionment, but interest on the balance at the rate of six per cent per annum shall be paid to the date of such payment; and thereupon the collector shall receive the same and shall certify the payment or payments to the assessors, who shall preserve a record thereof.

Assessments to constitute a lien, etc.

SECTION 11. An assessment made hereunder shall constitute a lien upon the estate, which shall continue for three years after said certificate is filed and demand is made as above provided, or, in case of apportionment, until the expiration of two years after the date when the last instalment is committed to the collector; and said assessment, together with interest at the rate of six per cent per annum, may, with incidental costs and expenses, be levied by sale of the estate or so much thereof as will be sufficient to discharge the assessment and interest and intervening charges. If the assessment is not paid within three months after the service of said notice, or, if apportioned, within three months after any part has become due, such sale and the proceedings connected therewith shall be conducted in the same manner in which sales for the non-payment of taxes are conducted; and the estate so sold may be redeemed in the same manner as if it had been sold for non-payment of taxes. The assessments or parts thereof may also be collected by an action of contract, in the name of the city or town against the owner of the estate, brought at any time within three years after the same has become due.

Collection.

Aggrieved persons may have assessment reviewed by jury, etc.

SECTION 12. Any person aggrieved by an assessment may, at any time within three months after the service of the demand mentioned in section ten of this act, apply to the superior court of the county for a jury to review the same; but before making such application he shall give to the municipal council, or the selectmen, fourteen days'

notice in writing of his intention so to do, and he shall particularly specify his objections to the assessment, to which specification he shall be confined before the jury.

SECTION 13. This act shall take effect upon its passage.

Approved June 19, 1919.

AN ACT TO PERMIT THE SELECTMEN OF THE TOWN OF *Chap. 209*
MASHPEE TO EXPEND CERTAIN TRUST FUNDS.

Be it enacted, etc., as follows:

SECTION 1. The selectmen of the town of Mashpee, for the purpose of constructing or furnishing a school or schools in said town or for any other purpose for which the town may lawfully appropriate money, are hereby authorized to withdraw from deposit and to receive certain moneys, together with any interest which may have accrued thereon, or such part thereof as shall be deemed necessary in the opinion of a majority of the said selectmen, but in no case exceeding fifteen hundred dollars in the aggregate, deposited with the clerk of courts within and for the county of Barnstable, as trustee for certain minors and absentees belonging to the Marshpee or Mashpee tribe of Indians.

Selectmen of
the town of
Mashpee may
expend certain
trust funds,
etc.

SECTION 2. In case any person shall hereafter establish in the probate court for the county of Barnstable, or to the satisfaction of the selectmen of the town of Mashpee, his right to participate in the benefits of the said fund in a manner inconsistent with the provisions of this act, the said town shall restore so much of said fund as may be necessary to satisfy any decree of said court, or finding of its selectmen in relation thereto. *Approved June 19, 1919.*

Town to restore
part of fund in
certain cases.

[1919, 26, Spec.]

AN ACT TO AUTHORIZE THE CITY OF WOBURN TO BORROW *Chap. 210*
MONEY FOR THE PURPOSE OF ACQUIRING CAPITAL STOCK
OF THE HORN POND RAILROAD COMPANY.

Be it enacted, etc., as follows:

SECTION 1. For the purpose of acquiring stock of the Horn Pond Railroad Company, as authorized by chapter twenty-six of the Special Acts of nineteen hundred and nineteen, the city of Woburn may borrow a sum not exceeding five thousand dollars, and may issue therefor water bonds or notes payable in accordance with the provisions of section fourteen of chapter seven hundred and nineteen of the acts

City of
Woburn may
borrow money
for purpose of
acquiring capi-
tal stock of
Horn Pond
Railroad
Company.

of nineteen hundred and thirteen and the amendments thereof. Indebtedness incurred under authority hereof shall be paid within ten years from the date of the first bond or note issued.

SECTION 2. This act shall take effect upon its passage.

Approved June 24, 1919.

[1919, 153, Spec.]

**Chap. 211 AN ACT IN ADDITION TO THE GENERAL APPROPRIATION ACT
MAKING APPROPRIATIONS TO SUPPLEMENT CERTAIN ITEMS
CONTAINED THEREIN, FOR CERTAIN PERMANENT IMPROVEMENTS
AND FOR CERTAIN NEW ACTIVITIES AND PROJECTS.**

Be it enacted, etc., as follows:

Appropriations to supplement certain items contained in the general appropriation act, for certain permanent improvements and for certain new activities and projects.

SECTION 1. To provide for additional permanent improvements, for certain new activities, and for supplementing certain items in the general appropriation act, the sums set forth in section two, for the particular purposes and subject to the conditions stated therein, are hereby appropriated from the general fund or ordinary revenue of the commonwealth, unless some other source of revenue is expressed, subject to the provisions of law regulating the disbursement of public funds and the approval thereof.

SECTION 2.

Item		
Commission on revision of town laws.	85b For expenses of a commission on the revision of town laws, as may hereafter be authorized, a sum not exceeding fifteen hundred dollars,	\$1,500 00
Annuities, etc.	112 For the payment of certain annuities and pensions of soldiers and others, under the provisions of certain acts and resolves, a sum not exceeding twelve hundred dollars, the same to be in addition to the sum already appropriated in the general appropriation act under this number,	1,200 00
Receptacle for flags at state house.	126c For the construction, under the direction of the sergeant-at-arms, of a receptacle to be placed in the state house, opposite the statue of the army nurse, to hold and exhibit the flags carried in the present war by organizations of Massachusetts men, a sum not exceeding seventy-five hundred dollars, For clerical assistance to Registers of Probate of certain Counties, as follows:—	7,500 00
Registers of Probate, clerical assistance. Barnstable.	147 Barnstable, a sum not exceeding two hundred dollars,	200 00
Berkshire.	148 Berkshire, a sum not exceeding one hundred dollars,	100 00

Item		Franklin.
152	Franklin, a sum not exceeding two hundred dollars,	\$200 00
153	Hampden, a sum not exceeding one hundred and fifty dollars,	150 00
154	Hampshire, a sum not exceeding one hundred and fifty dollars,	150 00
155	Middlesex, a sum not exceeding five hundred dollars,	500 00
159	Suffolk, a sum not exceeding two hundred dollars,	200 00
160	Worcester, a sum not exceeding one thousand dollars,	1,000 00
	The said appropriations for clerical assistance to the registers are to be in addition to the sums appropriated under the same numbers in the general appropriation act.	
198d	For building, equipping and furnishing a nurses' home and chapel at the North Reading state sanatorium, under the direction of the trustees of hospitals for consumptives, a sum not exceeding forty-eight thousand one hundred fifty dollars,	North Reading state sanato- rium, nurses' home and chapel.
302	For collecting records of Massachusetts soldiers and sailors in the German war and for other expenses in connection with military matters and accounts, a sum not exceeding fifteen thousand dollars, to be in addition to the appropriation made in the general appropriation act under item number three hundred and two,	48,150 00
289a	For the compensation and expenses of certain special district police officers for service, under the direction of the chief of the district police, in the vicinity of Camp Devens at Ayer, with the approval of the governor, a sum not exceeding six thousand dollars,	Collecting cer- tain soldiers' and sailors' records.
286a	For the personal services of employees and expenses of the commission on foreign and domestic commerce, as authorized by chapter one hundred and nineteen of the General Acts of the present year, a sum not exceeding fifteen thousand dollars,	15,000 00
261a	For the expenses of the board of appeal on fire insurance rates, a sum not exceeding one hundred dollars,	6,000 00
329b	For an investigation to determine the probable cost of certain projects for the improvement of Mystic, Malden and Neponset rivers and Chelsea creek, by the commission on waterways and public lands, as authorized by chapter seventeen of the resolves of the present year, a sum not exceeding twenty thousand dollars, to be paid from the Harbor Compensation Fund,	Commission on foreign and domestic commerce.
		Board of appeal on fire insurance rates.
		100 00
		Commission on waterways and public lands.
		20,000 00

	Item		
Damages for defective state highways.	336	All awards for damages for which the state is liable under section sixteen of chapter three hundred and forty-four of the General Acts of nineteen hundred and seventeen, shall, when properly approved, be paid from the appropriation made in item number three hundred and thirty-six of the general appropriation act for the maintenance of state highways.	
Highway commission.	336b	For the construction of state highways, a sum not exceeding in all one million dollars, including any assessments received from the counties of the commonwealth for the construction, improvement and repairs of state highways and the remainder from the general fund; and any unexpended balance remaining at the end of the current fiscal year from this appropriation may be expended in the succeeding year for the same purpose,	\$1,000,000 00
Department of agriculture.	355b	For expenses in connection with the quarantine and suppression of the European corn-borer, under the direction of the department of agriculture, a sum not exceeding fifty thousand dollars, in addition to the sums heretofore appropriated for this purpose,	50,000 00
State forest commission.	364a	For the expenses of the state forest commission, a sum not exceeding three hundred dollars,	300 00
Commissioners on fisheries and game.	370b	For the building of fishways around dams at Lawrence and Lowell on the Merrimack river, a sum not exceeding five thousand dollars, to be expended during the current year, subject to the general provisions of chapter one hundred and seventy-four of the General Acts of nineteen hundred and eighteen, and to be in addition to the sum appropriated in nineteen hundred and eighteen for this purpose,	5,000 00
Trustees of Norfolk state hospital.	410a	For certain claims on account of coal delivered at the Norfolk state hospital, with the approval of the board of charity, a sum not exceeding twenty-eight hundred dollars and ninety-nine cents,	2,800 99
Institutions under supervision of commission on mental diseases. School for the feeble-minded at Belchertown, custodial building.	407a	For building improvements under the direction of the commission on mental diseases, as follows: — Proposed school for the feeble-minded at Belchertown: — For building, furnishing and equipping a custodial building for one hundred and forty inmates, a sum not exceeding eighty-four thousand dollars, the same to be in addition to any amount heretofore appropriated, and available for the purpose,	\$4,000 00

Item			
	For building, furnishing and equipping a dormitory building for one hundred and five inmates, a sum not exceeding twenty-three thousand dollars, the same to be in addition to any amount heretofore appropriated, and available for the purpose,	\$23,000 00	Dormitory building.
	For building, furnishing and equipping a storehouse and bakery, a sum not exceeding sixty thousand dollars, the same to be in addition to any amount heretofore appropriated, and available for the purpose,	60,000 00	Storehouse and bakery.
	For building, furnishing and equipping a laundry building, a sum not exceeding thirteen thousand dollars, the same to be in addition to any amount heretofore appropriated, and available for the purpose,	13,000 00	Laundry building.
	For building a power house and purchasing equipment therefor, a sum not exceeding one hundred eight thousand dollars,	108,000 00	Power house, etc.
	For the construction of connecting tunnels and piping, a sum not exceeding fifty-three thousand dollars,	53,000 00	Connecting tunnels and piping.
	For road construction and grading, a sum not exceeding nine thousand dollars,	9,000 00	Road construction, etc.
	Boston State Hospital:—		Boston State Hospital.
	For building, furnishing and equipping a home to accommodate ninety nurses, a sum not exceeding eighty thousand dollars,	80,000 00	Home for nurses.
	For building, furnishing and equipping a congregate dining room for the West group, a sum not exceeding one hundred thousand dollars,	100,000 00	Dining room, West group.
	For building, furnishing and equipping a congregate dining room for the East group, a sum not exceeding one hundred ten thousand dollars,	110,000 00	Dining room, East group.
	For completing the construction and furnishing of an acute male receiving ward to accommodate seventy-five patients at the Foxborough state hospital, a sum not exceeding twenty-seven thousand five hundred forty-one dollars and seventy-two cents, the same to be in addition to any amount heretofore appropriated, and available for the purpose,	27,541 72	Foxborough state hospital, acute male receiving ward.
	Gardner State Colony:—		Gardner State Colony.
	For building, furnishing and equipping an assembly hall and chapel, a sum not exceeding thirty-five thousand five hundred seventy-four dollars,	35,574 00	Assembly hall and chapel.
	For building, furnishing and equipping a building for disturbed men, a sum not exceeding ten thousand dollars,	10,000 00	Building for disturbed men.
	For the construction of an underpass, a sum not exceeding twelve thousand dollars,	12,000 00	Underpass.

Item		
Grafton state hospital, vegetable cellar.	For the construction of a vegetable cellar at the Grafton state hospital, a sum not exceeding three thousand four hundred eleven dollars and fifty cents,	\$3,411 50
Mount Sugar Loaf state reservation.	372a For the purchase of additional land for the Mount Sugar Loaf state reservation, a sum not exceeding one hundred fifty dollars, the same being the unexpended balance of an appropriation which has reverted to the state treasury,	150 00
Expenses on account of wars.	417b For expenses of certificates of honor to citizens of Massachusetts who served on the Mexican border, to be expended under the direction of the adjutant general, a sum not exceeding one thousand dollars,	1,000 00
	417c For expenses relative to the record of soldiers, sailors and marines who served in the Spanish-American war, to be expended under the direction of the adjutant general, a sum not exceeding one thousand dollars,	1,000 00
	417d For expenses of testimonials for soldiers and sailors of the German war, to be expended under the direction of the adjutant general, a sum not exceeding one hundred thousand dollars,	100,000 00
Industrial school for boys.	434a For completing the construction and furnishing of a new cottage for thirty boys and attendants at the industrial school for boys, a sum not exceeding five thousand dollars, in addition to the amount appropriated under the same item in the general appropriation act,	5,000 00
Reformatory for women.	441b For building, furnishing and equipping a dormitory for one hundred and two officers and employees at the reformatory for women, under the direction of the bureau of prisons, a sum not exceeding one hundred twenty-two thousand dollars,	122,000 00
	441c For improvement of buildings at the reformatory for women, under the direction of the bureau of prisons, a sum not exceeding eighty thousand dollars,	80,000 00
	441d For remodeling barns at the reformatory for women, under the direction of the bureau of prisons, a sum not exceeding twenty thousand dollars,	20,000 00
Education of deaf and blind pupils.	454 For the education of deaf and blind pupils in the commonwealth, as provided by sections nineteen, twenty and twenty-one of chapter thirty-nine of the Revised Laws, a sum not exceeding twenty-five thousand dollars, in addition to the item of the same number in the general appropriation act,	25,000 00
State normal school at Fitchburg.	459a For the purchase of a certain tract of land for the state normal school at Fitchburg, with the approval of the board of education, a sum not exceeding twelve thousand dollars,	12,000 00

Item			
461a	For building, furnishing and equipping a dormitory building at the state normal school at Framingham, under the direction of the board of education, a sum not exceeding one hundred fifty-six thousand two hundred fifty dollars,	\$156,250 00	State normal school at Framingham.
461	For the maintenance of the boarding hall at the Framingham normal school, a sum not exceeding five thousand dollars, to be paid from the general fund and to be in addition to the appropriation made in item number four hundred and sixty-one of the general appropriation act,	5,000 00	State normal school at Westfield.
469	For the maintenance of the boarding hall at the state normal school at Westfield, a sum not exceeding two thousand dollars, to be paid from the general fund and to be in addition to item number four hundred and sixty-nine of the general appropriation act,	2,000 00	Massachusetts Agricultural College. Engineering study, etc.
485a	For improvements at the Massachusetts Agricultural College, as follows:— For an engineering study to determine the proper situation of future buildings, and of steam mains and pipe lines, and for plans showing the same, a sum not exceeding two thousand dollars, For building, furnishing and equipping a women's dormitory to accommodate ninety-eight students, a sum not exceeding one hundred twenty-seven thousand four hundred dollars, For miscellaneous improvements and equipment, a sum not exceeding twenty thousand dollars, For improvements at the market garden field station, a sum not exceeding fifteen thousand dollars,	2,000 00 127,400 00 20,000 00 15,000 00 10,000 00	Women's dormitory. Miscellaneous. Market garden field station. Commission for the blind. Art Commission. Serial bonds.
491a	For expenses of providing sight-saving classes, with the approval of the Massachusetts commission for the blind, a sum not exceeding ten thousand dollars,	500 00	Interest on direct debt.
498a	For expenses of the art commission, a sum not exceeding five hundred dollars,		
501	For certain serial bonds maturing during the present year, a sum not exceeding seventy-one thousand eight hundred twenty-nine dollars and sixty cents, in addition to the item of the same number in the general appropriation act,		
502	For the payment of interest on the direct debt, a sum not exceeding twenty-two thousand seven hundred dollars, to be in addition to item number five hundred and two of the general appropriation act,		
507b	For the maintenance of Bunker Hill monument and grounds, as authorized by chapter seventy-nine of the General Acts of the present year, a sum not exceeding six thousand dollars,	22,700 00 6,000 00	Bunker Hill monument and grounds, maintenance.

Payment of certain claims. Thomas Riley.	Item 507e	For the payment of certain claims, as follows:— Of Thomas Riley, for damages to certain property, the sum of twenty dollars,	\$20 00
Frederick W. Fosdick.		Of Frederick W. Fosdick of Medford, on account of a deficiency in the appropriation for his salary for nineteen hundred and eighteen, the sum of two hundred twenty-five dollars,	225 00
Le Roy E. Talcott.		Of Le Roy E. Talcott, for certain travelling expenses, the sum of thirty-five dollars,	35 00
New York, New Haven and Hartford Railroad Company.		Of the New York, New Haven and Hartford Railroad Company, on account of certain unpaid bills for the transportation of the Massachusetts national guard to or from encampments in the year nineteen hundred and fifteen, the sum of twenty-one hundred forty-three dollars and seventy cents,	2,143 70
Frank G. Bird.		Of Frank G. Bird of Boston, the sum of twelve dollars and forty cents, in full compensation for his services at Framingham, in June, nineteen hundred and sixteen, as a member of company B, ninth regiment of infantry, Massachusetts national guard,	12 40
Uniform allowances.		For uniform allowances in accordance with section two hundred and thirty-one of Part III of chapter three hundred and twenty-seven of the General Acts of nineteen hundred and seventeen, as follows:— To officers of the first regiment field artillery, the sum of four hundred four dollars and eighty-five cents,	404 85
Officers, first regiment field artillery.		To officers of the second regiment Massachusetts field artillery, the sum of three hundred forty-five dollars and twenty-two cents,	345 22
Officers, second Massachusetts regiment field artillery.		To officers of the eighth regiment Massachusetts infantry, the sum of two hundred sixty-two dollars and seventeen cents,	262 17
Officers, eighth regiment Massachusetts infantry.		To John H. Montgomery, administrator of the estate of William Street, late of Holyoke, the sum of eighteen hundred fifty dollars, in full compensation for the taking by the Mount Tom state reservation commission, of certain land, and rights connected therewith, belonging to said William Street,	1,850 00
John H. Montgomery, Adm.		To the town of Berkley, the sum of ninety-six dollars, in full compensation for the tuition of certain children on parole, in the custody of the trustees of the Massachusetts training schools,	96 00
Town of Berkley.		Total appropriations from general fund,	\$2,693,802 15
		Appropriation from Harbor Compensation Fund,	20,000 00
		Total,	\$2,713,802 15

SECTION 3. The several amounts hereby appropriated for the construction of buildings and for furnishing and equipping the same are hereby declared to be in full and final provision thereof.

Appropriations
for constructing
buildings, etc.,
to be in full
and final pro-
vision thereof.

SECTION 4. This act shall take effect upon its passage.

Approved June 24, 1919.

[1919, 242, Spec.]

[1899, 287; 1903, 238; 1905, 264; 1910, 183.]

AN ACT TO AUTHORIZE THE CITY OF EVERETT TO INCUR *Chap. 212* INDEBTEDNESS FOR SCHOOL PURPOSES.

Be it enacted, etc., as follows:

SECTION 1. For the purpose of constructing and equipping a building to be used as a high school, the city of Everett may borrow, in excess of the statutory limit of indebtedness, the sum of five hundred thousand dollars, and may from time to time issue bonds or notes therefor, payable within periods not exceeding twenty years from their respective dates of issue. Such bonds or notes shall be signed by the treasurer and countersigned by the mayor of the city, shall be denominated on the face thereof, Everett High School City of Everett may borrow money for school purposes. Loan, Act of 1919, and shall bear interest at a rate not exceeding five per cent per annum, payable semi-annually. Each authorized issue of bonds or notes shall constitute a separate loan. The city may sell the said securities at public or private sale, upon such terms and conditions as it may deem proper, but not for less than their par value, and the proceeds shall be used only for the purpose herein specified.

Everett High
School Loan,
Act of 1919.

SECTION 2. The city shall, at the time of making the said loan, provide for the payment thereof in such annual payments, beginning not more than one year after the date of each issue of such bonds or notes, as will extinguish the same within the time prescribed by this act; and the amount of such annual payment of any loan in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. When a vote to the foregoing effect has been passed, a sum sufficient to pay the interest as it accrues on the bonds or notes issued as aforesaid, and to make such payments on the principal as may be required under the provisions of this act shall, without further vote, be assessed by the assessors of the city annually thereafter,

Payment of
loan.

in the same manner as other taxes, until the debt incurred by said loan or loans is extinguished.

SECTION 3. This act shall take effect upon its passage.

Approved June 24, 1919.

Chap. 213 AN ACT TO AUTHORIZE THE CITY OF NEW BEDFORD TO SELL CERTAIN REAL ESTATE ACQUIRED FOR PARK PURPOSES.

Be it enacted, etc., as follows:

City of New Bedford may sell certain real estate acquired for park purposes.

SECTION 1. The city of New Bedford may sell at public auction two pieces of real estate situated in that city which were acquired for park purposes but are no longer needed for public use. The first of the said parcels is bounded and described as follows: beginning at the northeast corner of Rockdale avenue and Arnold street and thence northerly by the east line of Rockdale avenue, one hundred eighty-three and twenty-seven one hundredths feet; thence southeasterly two hundred five and ninety one hundredths feet, to the north line of Arnold street; thence westerly by said north line of Arnold street seventy-eight and thirty-three one hundredths feet to the place of beginning; containing seven thousand three hundred and sixty-seven and eighty-five one thousandths square feet, more or less. The second parcel is bounded and described as follows: beginning at the southeast corner of Arnold street and Rockdale avenue, thence easterly by Arnold street ninety-nine and forty-seven one hundredths feet; thence southeasterly in a diagonal line, eighty-seven feet; thence westerly in a straight line, one hundred thirty-three and ninety-one one hundredths feet to the easterly line of Rockdale avenue; thence northerly by the easterly line of Rockdale avenue, eighty-one and five tenths feet to the point of beginning, containing thirty-four and sixty-eight one hundredths square rods, more or less.

SECTION 2. This act shall take effect upon its passage.

Approved June 24, 1919.

Chap. 214 AN ACT TO ESTABLISH THE SALARY OF THE PRESENT PHYSICIAN AND SURGEON AT THE STATE PRISON.

Be it enacted, etc., as follows:

Physician and surgeon, state prison, salary established.

SECTION 1. The annual salary of Joseph I. MacLaughlin, physician and surgeon at the state prison, shall be two thousand dollars.

SECTION 2. The increase in salary provided for by this act shall not take effect until an appropriation has been made sufficient to cover the same, and then as of the first day of June in the current year. Time of taking effect.

Approved June 24, 1919.

AN ACT RELATIVE TO PAYMENT FOR THE CLERICAL WORK *Chap. 215* OF THE TRIAL JUSTICE IN THE CITY OF METHUEN.

Be it enacted, etc., as follows:

The trial justice in the city of Methuen shall annually be allowed for clerical assistance in his office a sum not exceeding five hundred dollars to be paid by the county of Essex, subject to the approval of the county commissioners. Trial justice, city of Methuen, allowance for clerical assistance.

Approved June 24, 1919.

AN ACT TO AUTHORIZE THE CITY OF LYNN TO PAY A *Chap. 216* PENSION TO ANNIE WELCH.

Be it enacted, etc., as follows:

SECTION 1. The city of Lynn may pay to Annie Welch, for seventeen years in the employ of its board of health, an annual pension, so long as she remains unmarried, not exceeding two hundred and sixty dollars. City of Lynn may pension Annie Welch.

SECTION 2. This act shall take effect upon its acceptance by the city council of the said city subject to the provisions of its charter, provided, that such acceptance occurs prior to the thirty-first day of December in the current year. To be submitted to city council, etc. Proviso.

Approved June 24, 1919.

[1907, 249.]

AN ACT RELATIVE TO THE BOUNDARY LINE BETWEEN THE *Chap. 217* CITY OF NEWTON AND THE TOWN OF BROOKLINE.

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter two hundred and forty-nine of the acts of nineteen hundred and seven is hereby amended by striking out the word "west", in the sixteenth line, and substituting the word: — east, — so as to read as follows: — *Section 1.* A part of the boundary line between the town of Brookline and the city of Newton is hereby changed and established as follows: — Beginning at a point in the present boundary line in latitude forty-two degrees eighteen minutes fifty-one and seventy-four one hundredths seconds, longitude seventy-one degrees ten 1907, 249, § 1, amended. Boundary line between city of Newton and town of Brookline, changed and established.

Boundary line
between city
of Newton and
town of
Brookline
changed and
established.

minutes and forty-five and ninety-four one hundredths seconds, said point being situated twenty-two and eighteen one hundredths feet south forty-five degrees twenty-one minutes east from monument two in the Brookline—Newton line of the Massachusetts town boundary survey, and being also situated about thirteen feet northwest of an angle in a stone wall near the easterly edge of cultivated lowland and about seven hundred and twenty feet northeast of a sharp angle in Dudley street, Newton; thence north forty-six degrees seven minutes fifty-two seconds east one hundred and forty and forty-one one hundredths feet to an iron rod lettered B—N set in the ledge, and by the continuation of said line eight hundred and forty-seven and fifty-four one hundredths feet to an iron rod lettered B—N set in the ledge; thence north forty-five degrees fifty-seven minutes one second east nine hundred and ninety-one and nine one hundredths feet to a granite monument lettered B—N set near the northeasterly line of Florence street in Newton and Heath street in Brookline; thence north forty-five degrees fifty-one minutes two seconds east thirteen hundred and fifty-eight and nine one hundredths feet; thence north nineteen degrees forty-eight minutes forty-eight seconds west three hundred and thirty-two and seventy-eight one hundredths feet to the southerly line of Boylston street; thence north seventy degrees eleven minutes twelve seconds east by said southerly line of Boylston street three hundred and seventy-seven feet; thence north nineteen degrees forty-eight minutes forty-eight seconds west ninety feet to the northerly line of Boylston street; thence north seventy degrees eleven minutes twelve seconds east by said northerly line of Boylston street five hundred and fifty-six and ninety-five one hundredths feet; thence north forty-five degrees forty-four minutes twenty seconds east ten hundred and thirteen and fifty-two one hundredths feet to a granite monument lettered B—N situated near the westerly line of Hammond street; thence north forty-five degrees twelve minutes twenty-four seconds east five hundred and nineteen and sixty-nine one hundredths feet to a granite monument lettered BR—N situated on the southwesterly line of the part of Dunster road in Brookline; thence north forty-five degrees six minutes fifty seconds east three hundred and ten and nine one hundredths feet to a granite monument lettered BR—N situated on the northeasterly line of Devon street; thence north forty-five degrees eleven minutes eleven sec-

onds east four hundred and thirty-one and twenty-four one hundredths feet to a granite monument lettered B-N situated near the northwesterly line of Middlesex road; thence north forty-five degrees eighteen minutes thirty-four seconds east three hundred and fifty-eight and seventy-one one hundredths feet to a granite monument lettered B-N; thence north forty-four degrees twenty-four minutes fifty-one seconds east six hundred and ninety-nine and ninety-eight one hundredths feet to a granite monument lettered B-N; thence north forty-seven degrees forty-eight minutes twenty-nine seconds east six hundred and twenty-seven and twenty-seven one hundredths feet to a granite monument lettered N-BR-BO, said monument being corner number one in the Brookline-Newton line of the Massachusetts town boundary survey in latitude forty-two degrees nineteen minutes forty-nine and seven one hundredths seconds, longitude seventy-one degrees nine minutes twenty-six and fifty-seven one hundredths seconds, and situated in woodland about forty and six tenths feet southeast of the fence on the southeast side of the Boston and Albany railroad and about five hundred feet southwest of the pumping station of the metropolitan water works.

Boundary line
between city
of Newton and
town of
Brookline
changed and
established.

SECTION 2. This act shall take effect upon its passage.

Approved June 27, 1919.

[1919, 111, Spec.]

AN ACT TO REVIVE THE CORPORATION KNOWN AS STRATTON *Chap. 218*
GARAGE, INC.

Be it enacted, etc., as follows:

The Stratton Garage, Inc., which was dissolved by chapter one hundred and eleven of the Special Acts of the current year, is hereby revived with the same powers, duties and obligations as if the said chapter had not been passed.

Stratton
Garage, Inc.,
revived.

Approved June 27, 1919.

AN ACT TO INCORPORATE THE PORTIA LAW SCHOOL. *Chap. 219*

Be it enacted, etc., as follows:

SECTION 1. Arthur W. MacLean, Lee M. Friedman, Helen W. Bradlee, James E. Cotter, Fred J. MacLeod, Robert O. Harris, Bruce Wyman, and their successors, are hereby made a corporation by the name of the Portia Law School for the purpose hereinafter named. The said corpora-

Portia Law
School,
incorporated.

tion shall consist of seven members only and shall have power to fill vacancies within itself. Four of the members shall be members of the Massachusetts bar. The corporation is hereby empowered to take over the property of the corporation known as the Portia School of Law situated in Tremont Temple in the city of Boston.

May take over certain property.

Powers and duties.

May grant degree of Bachelor of Laws.

SECTION 2. The purpose of the said corporation shall be to furnish instruction in law to women only, and for this purpose it may appoint such teachers and lecturers and adopt such form of organization, by-laws, regulations and methods of administration as it may deem advisable. The corporation shall provide suitable offices, library and lecture halls, and shall pay the expense of maintaining the said school, directing its income to that end.

SECTION 3. The course of instruction furnished by the corporation shall occupy not less than four years, and to students of the school, properly accredited and recommended by a majority of the faculty of the school, the corporation may grant the degree of Bachelor of Laws.

Approved June 27, 1919.

Chap. 220 AN ACT TO AUTHORIZE THE CITY OF LYNN TO ACCEPT IN TRUST A CONVEYANCE OF THE GRAND ARMY BUILDING IN THAT CITY.

Preamble.

Whereas, The surviving members of General Lander Post 5, Grand Army of the Republic, realizing that in a very few years they will all have answered to the call of Almighty God, and shall have passed from this life, desire to take such steps as shall serve to perpetuate the memory of the men who fought in the civil war between the states, that the Union might be preserved and that there should be no disintegration of the United States of America; and with this end in view, and fully appreciating the cheerful assistance given by the people of Lynn to the said post whenever aid was needed, and to show their loyalty, patriotism and love for said city, they desire to convey to the city of Lynn the property on Andrew street known as Grand Army Hall; therefore,

Be it enacted, etc., as follows:

City of Lynn may accept in trust a conveyance of the

SECTION 1. In pursuance of a vote of the General Lander Building Association, at a regular meeting held April fifth,

nineteen hundred and nineteen, which vote was signed by Henry C. Mears, president, and Thomas H. Felter, clerk, and attested as official by Clarence M. Sprague, commander of General Lander Post 5, Grand Army of the Republic, and John Anderson, adjutant, directing the board of directors to take action with a view to turning over to the city of Lynn the property on Andrew street, known as Grand Army Hall, for a memorial building, the General Lander Building Association, and General Lander Post 5 of the Grand Army of the Republic, acting by the following members of the post and directors of the said association, namely, Henry C. Mears, president of the directors, Thomas H. Felter, clerk, and Augustus J. Hoitt, Clarence M. Sprague, I. Otis Willey, Alfred W. Tirrell, Alexander S. Wright, John W. Young, or a majority of the said persons or of their successors as directors of the said association, are hereby authorized to convey in trust to the city of Lynn, the Grand Army building on Andrew street in the said city, and the land appurtenant thereto, and the city of Lynn is hereby authorized to accept the same upon the terms and conditions hereinafter set forth.

SECTION 2. The city of Lynn, by its acceptance of the conveyance authorized by this act, shall forever maintain the said building as a memorial to the men of Lynn who served in the army or navy of the United States in the civil war, shall keep the building in good repair and properly equipped, heated and lighted, and shall replace it if it should be destroyed by fire or otherwise, shall preserve the main hall thereof and the pictures therein, so far as possible, in the same condition in which they now are, and shall permit the use of the said hall, free of charge, for meetings of the inhabitants of Lynn for patriotic, charitable, benevolent or educational purposes, and for meetings or entertainments given by churches or by religious, charitable or benevolent societies: *provided*, that no fee for admission to the said hall so used shall be charged by the said city, or by any person, association or corporation to which the use of the same is granted.

SECTION 3. The city shall also on every memorial day place a flag of the United States upon every grave or tomb in the city in which is buried or placed the body of any soldier or sailor who served in the army or navy of the United States during the civil war.

Grand Army
building in
that city.

Building to be
maintained as
a memorial to
civil war
veterans, etc.

Use of hall in
building, etc.

Proviso.

City to place
flag upon
graves of civil
war veterans.

Powers and
duties to be
exercised by
a board of
trustees, etc.

Proviso.

Chairman
and secretary
of board of
trustees.

Custodian.

Disposition of
proceeds from
rentals, etc.

SECTION 4. The powers and duties hereby conferred and imposed upon the city of Lynn shall be exercised and performed by an unpaid board of seven trustees to be appointed by the mayor, with the approval of the city council, to serve for terms of three years, except that of the initial appointees two shall serve for two years, two for three years, and three for four years. Any vacancy shall be filled in the same manner as the original appointment. A majority of the trustees shall always be descendants of men who served in the army or navy of the United States during the civil war, and were honorably discharged therefrom: *provided*, that a sufficient number of such persons suitable so to serve, can be obtained. Preference in the office of trustee shall next be given to persons who have served in the army or navy of the United States and have received an honorable discharge or release therefrom. No person, however, shall be appointed as trustee unless he is a native-born citizen of the United States, is above the age of thirty years, and has been a resident of the city of Lynn for at least five consecutive years preceding his appointment. The mayor shall designate one member of the board as chairman, and the board shall elect one of its members as secretary. Any member or members of said board may be removed by the mayor for cause. The trustees shall have charge and care of the building and of its maintenance and use, subject to approval of the mayor and of the city council. They shall appoint a custodian therefor, and shall fix his compensation, but the custodian may at any time be removed by the trustees, or a majority of them, without such approval. The trustees may appoint other necessary officers or employees for the care of the building, and may fix their compensation. The trustees shall fix and receive any rentals to be derived from the use of any part of the present building, and shall devote the proceeds to its maintenance, and shall use any surplus for the relief of indigent families or descendants of persons who served in the army or navy of the United States in time of war, and were honorably discharged from such service or released from active duty therein, or for charitable, patriotic or benevolent purposes by the board of trustees, subject to the approval of the mayor. The trustees may, with the approval of the mayor and city council, at any time, subject to any existing lease, devote the whole building to the purposes set forth in this act, and shall make all necessary rules and regulations relative thereto.

SECTION 5. The property above described shall be turned over to the city of Lynn at such time, and under such further conditions or regulations, as may be agreed upon within one year from the date of the passage of this act between the city of Lynn and the said General Lander Building Association.

SECTION 6. This act shall take effect upon its passage.

Approved July 2, 1919.

[1914, 138, Res.; 1916, 48, Res.]

AN ACT RELATIVE TO THE APPROPRIATION FOR THE IMPROVEMENT OF BEVERLY HARBOR. *Chap. 221*

Whereas, The deferred operation of this act would necessarily delay the improvement herein provided for in co-operation with the federal government, which is ready to undertake the same at once; accordingly, it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Be it enacted, etc., as follows:

SECTION 1. The sum of fifty thousand dollars allowed by chapter one hundred and thirty-eight of the resolves of nineteen hundred and fourteen for the improvement of Beverly harbor may, at any time within three years after the passage of this act, be paid out of the treasury of the commonwealth and placed to the credit of the secretary of war of the United States as a cash deposit for the improvement of said harbor in accordance with a project of the federal government for which congress has appropriated and made available the sum of sixty-one thousand five hundred dollars, the total cost of the improvement having been estimated by the federal government to be one hundred and seventy-three thousand dollars.

SECTION 2. The said sum of fifty thousand dollars shall be expended in connection with and in addition to said appropriation of sixty-one thousand five hundred dollars, or in connection with or in addition to any future appropriation or appropriations made by congress for the improvement of the said harbor.

SECTION 3. So much of chapter one hundred and thirty-eight of the resolves of nineteen hundred and fourteen, of chapter forty-nine of the resolves of nineteen hundred and sixteen and of chapter eight of the resolves of nineteen hun-

Emergency preamble.

Appropriation for improvement of Beverly harbor to be placed to credit of secretary of war of United States, etc.

To be expended in connection with appropriation by congress, etc.

Repeal.

dred and nineteen, and of any other act or resolve as is inconsistent herewith, is hereby repealed.

SECTION 4. This act shall take effect upon its passage.

Approved July 5, 1919.

[1919, 8, Res.]

[1919, 168, Spec.]

Chap. 222 AN ACT TO AUTHORIZE THE REORGANIZATION AND CONSOLIDATION OF CERTAIN DEPARTMENTS OF THE CITY OF BOSTON.

Be it enacted, etc., as follows:

Reorganization
and consolida-
tion of certain
departments of
city of Boston.

SECTION 1. The city of Boston may by ordinance consolidate and reorganize the Boston infirmary department, the children's institutions department, the institutions registration department, and the penal institutions department; may establish a new department to exercise the powers and perform the duties of said departments under the charge of a single department head; and may transfer the duties, powers, and appropriations of said departments to the new department so established. The head of the new department, in addition to the foregoing powers and duties, shall have the powers and shall be subject to the duties conferred or imposed by law upon the penal institutions commissioner acting as a county official or in any other capacity.

Appointment
of deputy
commissioners,
etc.

SECTION 2. If, in case of the consolidation and reorganization of the said departments or any of them, it is deemed necessary to appoint any deputy commissioners or other officials to act directly under the head of the said new department, such deputy commissioners or other officials shall be appointed by the mayor of the city of Boston, subject to the approval of the civil service commission, as provided in the case of heads of departments and others by sections nine, ten, and eleven of chapter four hundred and eighty-six of the acts of nineteen hundred and nine and acts in amendment thereof and in addition thereto; but otherwise the civil service laws shall not apply to such appointments.

Repeal.

SECTION 3. So much of section five of chapter four hundred and eighty-six of the acts of nineteen hundred and nine as prohibits the abolition or the taking away of the powers or duties, as established by law, of the children's institutions department is hereby repealed.

Approved July 7, 1919.

[1919, 111, Spec.]

AN ACT TO REVIVE THE CORPORATION KNOWN AS THE *Chap. 223*
INMAN SQUARE AMUSEMENT COMPANY.

Be it enacted, etc., as follows:

The Inman Square Amusement Company, which was dissolved by chapter one hundred and eleven of the Special Acts of nineteen hundred and nineteen, is hereby revived with the same powers, duties and obligations as if the said chapter had not been passed. *Approved July 9, 1919.*

Inman Square
Amusement
Company
revived.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO ACQUIRE *Chap. 224*
CERTAIN LAND FOR STREET IMPROVEMENTS.

Be it enacted, etc., as follows:

The board of street commissioners of the city of Boston may acquire in fee, on such terms and conditions as may be agreed upon by said board and the commission on mental diseases, the Proprietors of Forest Hills Cemetery, and the Italian Cemetery Association, so much land of the commonwealth and of the said cemeteries as may be necessary for the improvement of Canterbury and Walk Hill streets at the junction thereof. *Approved July 9, 1919.*

City of Boston
may acquire
certain land
for street
improvements.

AN ACT TO AUTHORIZE THE CITY OF LYNN TO PENSION *Chap. 225*
ORLANDO MAYO.

Be it enacted, etc., as follows:

SECTION 1. The city of Lynn may pay to Orlando Mayo, for twenty-two and one half years in its employ, an annual pension during his life not exceeding five hundred and twenty dollars. *Approved July 11, 1919.*

City of Lynn
may pension
Orlando Mayo.

SECTION 2. This act shall take effect upon its acceptance by the city council of the said city subject to the provisions of its charter. *To be submitted to city council.*

AN ACT TO ESTABLISH THE SALARY OF ELLEN MUDGE *Chap. 226*
BURRILL AS CASHIER AND EXECUTIVE SECRETARY TO THE
SERGEANT-AT-ARMS.

Be it enacted, etc., as follows:

SECTION 1. The salary of Ellen Mudge Burrill, cashier and executive secretary to the sergeant-at-arms, shall be eighteen hundred dollars a year. *Cashier and
executive secre-
tary to sergeant-
at-arms, salary
established.*

Time of taking effect. SECTION 2. The increase provided for by this act shall not take effect until a sufficient appropriation has been made therefor, and then as of June first of the present year.

Approved July 11, 1919.

Chap. 227 AN ACT TO AUTHORIZE THE CITY OF BOSTON TO PAY AN ANNUITY TO THE WIDOW OF ADOLF BUTTERMAN.

Be it enacted, etc., as follows:

City of Boston may pay annuity to widow of Adolf Butterman.

To be submitted to city council, etc.
Proviso.

SECTION 1. The city of Boston may pay a sum not exceeding seventy-five dollars a month to Emma Butterman, widow of Adolf Butterman, late a member of the police department of the said city, who died as a result of being shot while in the discharge of his duty. The annuity shall be paid to the widow so long as she remains unmarried.

SECTION 2. This act shall take effect upon its acceptance by the city council of the said city, with the approval of the mayor, provided that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved July 11, 1919.

[Accepted August 8, 1919.]

[1919, 115, Spec.]

Chap. 228 AN ACT TO AUTHORIZE THE CITY OF SALEM TO COMPLETE THE ENLARGEMENT OF ITS WATER SYSTEM.

Be it enacted, etc., as follows:

City of Salem may complete enlargement of its water system.

Salem Water Loan, Act of 1919.

SECTION 1. The city of Salem, for the purpose of completing the work begun under the provisions of chapter one hundred and sixty-nine of the Special Acts of nineteen hundred and fifteen, may, in addition to the indebtedness therein authorized, incur indebtedness to an amount not exceeding sixty thousand dollars, in excess of the statutory limit, and may issue bonds or notes therefor. Such bonds or notes shall bear on their face the words, Salem Water Loan, Act of 1919; shall be signed by the treasurer of the city and countersigned by the mayor; shall be payable at the expiration of periods not exceeding thirty years from the date of issue; and shall bear interest, payable semi-annually, at such rates as may be determined by the treasurer with the approval of the mayor. Each authorized issue of bonds or notes shall constitute a separate loan. The city may sell the said securities at public or private sale on such terms and conditions as it may deem proper, but not for less than their

par value, and the proceeds, except premiums, shall be used only for the purposes specified herein.

SECTION 2. The city shall, at the time of authorizing the said loan or loans, provide for the payment thereof by such annual payments, beginning not more than one year after the date of each issue, as will extinguish each loan within the time prescribed by this act; and the amount of such annual payment in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. When a vote to the foregoing effect has been passed, a sum which, with the income derived from water rates, will be sufficient to pay the annual expense of operating its water works, and the interest as it accrues on the bonds or notes issued as aforesaid, and to make such payments on the principal as may be required under the provisions of this act, shall, without further vote, be assessed by the assessors of the city annually thereafter, in the same manner as other taxes, until the debt incurred by said loan or loans is extinguished.

SECTION 3. This act shall take effect upon its passage.

Approved July 12, 1919.

[1890, 121; 1896, 325; 1917, 370, Spec.]

AN ACT TO AUTHORIZE THE CITY OF LOWELL TO INCUR *Chap. 229* INDEBTEDNESS FOR HIGH SCHOOL PURPOSES.

Be it enacted, etc., as follows:

SECTION 1. The city of Lowell, for the purpose of constructing, equipping and furnishing a high school building and a building for a heating and power plant in connection therewith, is hereby authorized to borrow, outside the statutory limit of indebtedness, a sum not exceeding seven hundred and fifty thousand dollars in addition to the amounts previously authorized for the same purpose, and to issue bonds or notes therefor. Such bonds or notes shall be denominated: Lowell High School Loan, Act of 1919, shall be payable in not more than twenty years from the dates of issue, and shall bear such rates of interest as may be fixed by the city treasurer with the approval of the mayor. The provisions of section fourteen of chapter seven hundred and nineteen of the acts of nineteen hundred and thirteen, and acts in amendment thereof and in addition thereto, and all provisions of law relative to municipal indebtedness, shall apply to all loans made under authority of this act, except

City of Lowell
may borrow
money for high
school
purposes.

Lowell High
School Loan,
Act of 1919.

Certain provi-
sions of law
to apply.

Municipal
council to
authorize the
borrowing of
money, etc.

Plans to be
submitted, etc.

as is otherwise provided herein. The municipal council shall authorize the borrowing of money at such times and in such amounts as may be voted by the high school building commission, and it shall be the duty of the treasurer of the city to execute, and of the mayor to countersign, the bonds or notes aforesaid in the name of the city. The municipal council may, before authorizing the said loan, require the building commission to submit plans with the estimated cost of constructing, equipping and furnishing the said high school and heating and power plant, and in case the estimate is in excess of the sum herein authorized to be borrowed and previously appropriated, may refuse to authorize the whole or any part of the loan authorized by this act. The city auditor and city treasurer shall act for the said commission as for other city departments. The city treasurer shall keep separate all funds received for the purpose of constructing, equipping and furnishing the said buildings, and shall pay the same as directed by the commission.

SECTION 2. This act shall take effect upon its passage.

Approved July 12, 1919.

[1867, 73; 1884, 254; 1891, 348; 1892, 417; 1896, 433; 1905, 314.]

**Chap.230 AN ACT RELATIVE TO THE RATE OF INTEREST ON BONDS
ISSUED BY THE CITY OF HAVERHILL FOR WATER SUPPLY
PURPOSES.**

Be it enacted, etc., as follows:

1891, 348, § 6,
amended.

Section six of chapter three hundred and forty-eight of the acts of eighteen hundred and ninety-one is hereby amended by striking out the words "interest payable semi-annually at a rate not exceeding four per cent per annum", in the sixteenth, seventeenth and eighteenth lines, and substituting the words: — such rate of interest as may be determined by the treasurer, with the approval of the water commissioners and the mayor, payable semi-annually, — so as to read as follows: — *Section 6.* The city, for the purpose of paying the necessary expenses and liabilities incurred under the provisions of this act, may issue from time to time bonds, notes or scrip to an amount sufficient for such purposes; and in case the city purchases or takes the franchise, rights and property of the Haverhill Aqueduct Company under the acts aforesaid, it may issue bonds and notes or scrip to the amount required to be paid to the company

City of
Haverhill may
issue bonds for
water supply
purposes.

therefor, together with all expenses incidental to such purchase or taking and for any extension, improvement or addition to the works of said company, not exceeding two hundred and fifty thousand dollars beyond the amount to be paid to said company. Such bonds, notes or scrip shall bear on their face the words Haverhill Water Loan; shall be payable at the expiration of periods not exceeding thirty years from the date of issue; shall bear such rate of interest as may be determined by the treasurer, with the approval of the water commissioners and the mayor, payable semi-annually; shall be signed by the treasurer of the city of Haverhill and be countersigned by the water commissioners. The city may sell such securities at public or private sale or pledge the same for money borrowed for the purposes of this act upon such terms and conditions as it may deem proper, provided that such securities shall not be sold nor pledged for less than the par value thereof.

Haverhill
Water Loan.

Rate of
interest, etc.

Approved July 12, 1919.

AN ACT RELATIVE TO THE IMPROVEMENT BY THE MASSA- *Chap. 231*
CHUSETTS HIGHWAY COMMISSION OF PROSPECT STREET IN
THE CITY OF LEOMINSTER.

Be it enacted, etc., as follows:

The location of Camp Devens at Ayer having made necessary the improvement by the commonwealth of a new traffic route to replace the state highway now closed by military order, the Massachusetts highway commission is hereby authorized to expend during the present year the further sum of twenty-four thousand dollars, to be paid from item number three hundred and thirty-six of the general appropriation act, in the construction or improvement of a highway in the city of Leominster, known as Prospect street, beginning at the town line of Lunenburg and extending in a westerly direction toward North Leominster, twelve thousand dollars of the said sum to be paid by the city of Leominster and six thousand dollars by the county of Worcester. Neither said way nor any part thereof shall thereby become a state highway, and the way shall be maintained and kept in repair by the city of Leominster. This act shall not be construed as prohibiting the laying out and construction of said way, or any part thereof, as a state highway, under the laws applicable thereto, whenever the Massachusetts highway commission shall deem it expedient so to do. Any

Massachusetts
highway com-
mission may
construct and
improve
Prospect street
in city of
Leominster.

Apportionment
of cost.

Act, how
construed.

unexpended balance of the sum hereby authorized to be expended may be used in succeeding years for the same purpose.

Approved July 15, 1919.

Chap.232 AN ACT TO PROVIDE FOR THE CONSTRUCTION AND IMPROVEMENT BY THE MASSACHUSETTS HIGHWAY COMMISSION OF A HIGHWAY IN THE TOWNS OF HOLLAND AND BRIMFIELD.

Be it enacted, etc., as follows:

Massachusetts highway commission may construct and improve a highway in towns of Holland and Brimfield.

Act, how construed.

Hampden county to pay part of expense.

SECTION 1. The Massachusetts highway commission is hereby authorized to expend during the present year the sum of ten thousand dollars, to be paid from item number three hundred and thirty-six of the general appropriation act, in the construction or improvement of a highway in the towns of Holland and Brimfield, known as the Holland road, beginning at the intersection of said Holland road with the highway running from Brimfield to Sturbridge, easterly of Brimfield Centre, and thence following the line of Holland road to Holland Centre. Neither said way nor any part thereof shall thereby become a state highway, and the way shall be maintained and kept in repair by the towns in which it is situated. This act shall not be construed as prohibiting the laying out and construction of said way, or any part thereof, as a state highway, under the laws applicable thereto, whenever the Massachusetts highway commission shall deem it expedient so to do. Any unexpended balance of the sum hereby authorized to be expended may be used in the succeeding year for the same purpose.

SECTION 2. One fourth of the expense of constructing the said highway shall be repaid by the county of Hampden to the commonwealth in the manner provided in section thirteen of Part I of chapter three hundred and forty-four of the General Acts of nineteen hundred and seventeen relative to repayments to the commonwealth of money expended in the construction of state highways.

Approved July 15, 1919.

Chap.233 AN ACT TO PROVIDE FOR THE IMPROVEMENT BY THE MASSACHUSETTS HIGHWAY COMMISSION OF THE HIGHWAY BETWEEN THE TOWN OF HOLDEN AND THE WACHUSETT MOUNTAIN STATE RESERVATION.

Be it enacted, etc., as follows:

Massachusetts highway commission may

The Massachusetts highway commission is hereby authorized to expend the sum of twenty thousand dollars, to

be paid from item number three hundred and thirty-six of the general appropriation act, in the construction or improvement of a highway between the town of Holden and the Wachusett mountain state reservation, beginning at a point about eight tenths of a mile south of Princeton Centre, and continuing toward the village of Quinipoxet: *provided*, that the town of Princeton shall appropriate the sum of ten thousand dollars to be used with the twenty thousand dollars allowed as aforesaid by the commonwealth, the money to be expended according to plans and specifications of the commission and upon its order from time to time. The county of Worcester shall repay to the commonwealth one third of the said twenty thousand dollars, in the manner provided by section thirteen of Part I of chapter three hundred and forty-four of the General Acts of nineteen hundred and seventeen. The towns of Princeton and Holden shall assume and pay all land and grade damages that may be incurred by the laying out and construction of the said highway within their respective limits. Neither said way nor any part thereof shall thereby become a state highway, but the way shall be maintained and kept in good repair by the towns in which it is situated until such time as it shall become a state highway. This act shall not be construed as prohibiting the laying out and construction of said way, or any part thereof, as a state highway, under the laws applicable thereto, whenever the said commission shall deem it expedient so to do. Any unexpended balance of the sum hereby authorized to be expended may be used in succeeding years for the same purpose.

Approved July 15, 1919.

construct and improve a highway between town of Holden and Wachusett mountain state reservation.

Proviso.

Worcester county to pay part of cost.

Towns of Princeton and Holden to pay land damages, etc.

Act, how construed.

AN ACT TO ESTABLISH THE SALARY OF ADELBERT M. *Chap. 234*
MOSSMAN AS FIRST CLERK IN THE DEPARTMENT OF THE
SERGEANT-AT-ARMS.

Be it enacted, etc., as follows:

SECTION 1. The salary of Adelbert M. Mossman, first clerk in the department of the sergeant-at-arms, is hereby established at twenty-five hundred dollars a year.

First clerk in department of sergeant-at-arms, salary established.

Repeal.

SECTION 2. So much of section ten of chapter ten of the Revised Laws, and the amendments thereof and additions thereto, as is inconsistent herewith is hereby repealed.

SECTION 3. The increase in salary provided for by this act shall not take effect until a sufficient appropriation therefor has been made, and then as of the first day of June in the current year.

Time of taking effect.

Approved July 17, 1919.

Chap. 235 AN ACT TO REIMBURSE CERTAIN PUBLIC OFFICIALS BECAUSE OF INJURIES SUSTAINED AS A RESULT OF THE PERFORMANCE OF PUBLIC DUTY.

Emergency
preamble.

Whereas, Justice requires the prompt discharge of the public obligation recognized by this act, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public safety and convenience.

Be it enacted, etc., as follows:

Albert F.
Hayden and
Leland Powers
reimbursed
because of
injuries sus-
tained as a
result of the
performance of
public duty.

Time of taking
effect.

SECTION 1. For the purpose of reimbursing Albert F. Hayden, justice of the municipal court of the Roxbury district, and Leland Powers, a representative in the general court, whose homes were damaged by acts of violence induced by their conscientious performance of their official duties, there may be expended from the treasury of the commonwealth, under the direction of the governor and council, a sum not exceeding six thousand dollars, as compensation to the said justice, and a sum not exceeding two thousand dollars as compensation to the said representative.

SECTION 2. This act shall take effect upon the making of an appropriation sufficient to carry out its provisions.

Approved July 18, 1919.

Chap. 236 AN ACT TO AUTHORIZE THE CITY OF TAUNTON TO BORROW MONEY FOR THE PURPOSE OF MEETING A DEFICIT IN THE ELECTRIC LIGHT DEPARTMENT.

Be it enacted, etc., as follows:

City of
Taunton may
borrow money
to meet deficit
in electric light
department.

Taunton
Electric Light
Funding Loan,
Act of 1919.

SECTION 1. The city of Taunton may borrow, in excess of the statutory limit, such sums of money as it may deem necessary to an amount not exceeding one hundred thousand dollars for the purpose of meeting outstanding obligations incurred prior to the first day of December, nineteen hundred and eighteen and for reimbursing the city for money advanced to the electric light department, and may issue therefor notes or bonds. Such notes or bonds shall be denominated on the face thereof, Taunton Electric Light Funding Loan, Act of 1919; shall be payable by such annual payments, beginning not more than one year after the date thereof as will extinguish the loan within ten years from its date; and the amount of such annual payment in any year

shall not be less than the amount of the principal of said loan payable in any subsequent year. Said notes or bonds shall be signed by the treasurer of the city and countersigned by the mayor and auditor and shall bear such rates of interest as may be fixed by the treasurer with the approval of the mayor. The city may sell the said securities at public or private sale, upon such terms and conditions as it may deem proper, but not for less than their par value. The proceeds, except premiums, shall be used only for the purposes herein specified. Premiums shall be applied as required by general law. The annual payments hereinbefore provided for and the annual interest of said notes or bonds shall be deemed a part of the annual expense of the plant as set forth in chapter seven hundred and forty-two of the acts of nineteen hundred and fourteen.

Rates of
interest, etc.

SECTION 2. This act shall take effect upon its passage.

Approved July 18, 1919.

[1909, 481; 1919, 162, Gen.]

AN ACT TO AUTHORIZE THE CITIES OF MALDEN, MEDFORD AND EVERETT TO INCUR INDEBTEDNESS IN CONNECTION WITH THE DEVELOPMENT OF THE PORT OF BOSTON. *Chap. 237*

Be it enacted, etc., as follows:

SECTION 1. The cities of Malden, Medford and Everett may incur debt not exceeding twelve thousand dollars each, outside the statutory debt limit, to meet appropriations made under the provisions of section two of chapter one hundred and sixty-two of the General Acts of nineteen hundred and nineteen and section three of chapter four hundred and eighty-one of the acts of nineteen hundred and nine, relating to the further development of the port of Boston, payable within ten years from the date thereof. All the provisions of chapter seven hundred and nineteen of the acts of nineteen hundred and thirteen and acts in amendment thereof and in addition thereto, except as otherwise expressly provided herein, shall apply to all indebtedness incurred under the provisions of this act.

Cities of
Malden,
Medford and
Everett may
incur indebt-
edness in connec-
tion with
development
of port of
Boston.

SECTION 2. This act shall take effect upon its passage.

Approved July 18, 1919.

[1918, 187, Spec.]

*Chap. 238 AN ACT TO EXTEND THE TIME WITHIN WHICH ASSESSMENTS
MAY BE MADE BY THE CITY OF ATTLEBORO UPON THE
OWNERS OF ESTATES BENEFITED BY THE OPERATION OF
A STREET RAILWAY.*

Be it enacted, etc., as follows:

1918, 187 (S),
§ 5, amended.

Time extended
within which
assessments
may be made
by city of
Attleboro upon
owners of
estates bene-
fited by
operation of a
street railway.

Provisos.

Section five of chapter one hundred and eighty-seven of the Special Acts of nineteen hundred and eighteen is hereby amended by striking out the words "one year", in the first line, and substituting the words: — two years, — so as to read as follows: — *Section 5.* Within two years after the said street railway has been purchased as herein provided, the municipal council shall file a certificate and plan in the office of the city collector, designating the property assessed and setting forth the names of the supposed owners of the estates within the said territory and benefited, the area assessed, and the amount of assessment to be paid by each owner; and the city collector shall forthwith make a demand in writing for the payment of such assessments or charges, and every such owner shall within three months after the demand is served on him or on the occupant of his estate, or sent by mail to the last address of the owner known to the collector, pay to the collector the sum so assessed or charged, with interest at the rate of six per cent per annum, which shall begin to run thirty days after the date of the notice: *provided*, that the board of assessors shall on written request of any such owner, made within the said three months, apportion such assessment or charge into such number of equal parts, not exceeding ten, as the owner shall designate in his request; and they shall certify the apportionment to the city collector. Interest from the date of the apportionment at the rate of six per cent per annum shall be added to each of said assessments or charges until they are paid, and one of said parts, with interest on all unpaid parts, shall thereafter be added by the assessors to the annual tax on such estates for each year next ensuing, until all of said parts have so been added, unless sooner paid as hereinafter provided; and, *provided, further*, that nothing herein contained shall be construed to prevent the payment, at any time, in one payment of two or more parts of any balance of any assessment or charges then remaining unpaid, notwithstanding the prior apportionment; but interest on

the balance at the rate of six per cent per annum shall be paid to the date of such payment; and thereupon the city collector shall receive the same and shall certify the payment or payments to the assessors, who shall preserve a record thereof.

Approved July 18, 1919.

[1915, 48, Spec.]

AN ACT TO EXTEND THE POWERS OF THE COMMISSION OF *Chap. 239*
PUBLIC WORKS IN THE TOWN OF MARION.

Be it enacted, etc., as follows:

Section one of chapter forty-eight of the Special Acts of <sup>1915, 48 (S), § 1,
amended.</sup> nineteen hundred and fifteen is hereby amended by inserting after the word "them", in the fifth line, the words:— together with all powers to grant locations for poles and wires, and licenses for excavations and underground conduits, — so as to read as follows:— *Section 1.* The board of sewer commissioners, the water commissioners, the office of surveyor of highways, the road commissioners and the board of health in the town of Marion are hereby abolished and all the powers vested in said boards and surveyor, or any of them, together with all powers to grant locations for poles and wires, and licenses for excavations and underground conduits, shall be transferred to and vested in a commission to be known as the commission of public works. Said commission shall consist of three members, who shall be elected at the next annual meeting of the town after the acceptance of this act, as hereinafter provided, by the qualified voters of the town by ballot as follows:— One to hold office for one year, one for two years and one for three years, each successive election thereafter to be for the term of three years.

Commission
of public works
in town of
Marion, powers
extended.

Approved July 18, 1919.

AN ACT TO PROVIDE FOR THE IMPROVEMENT OF THE HIGHWAY IN THE TOWN OF MIDDLEFIELD LEADING FROM *Chap. 240*
CHESTER TO WORTHINGTON.

Be it enacted, etc., as follows:

The Massachusetts highway commission is hereby authorized to expend the sum of ten thousand dollars, to be paid from item number three hundred and thirty-six of the general appropriation act, during the present year in the reconstruction and improvement of the highway located in the town of Middlefield and extending from the northerly line of the

Massachusetts
highway com-
mission may
improve a
highway in
town of
Middlefield,
etc.

town of Chester to the southerly line of the town of Worthington through that portion of the town of Middlefield known as Smith's Hollow and substantially parallel with the middle branch of the Westfield river, in order that said way may be made safe and convenient for public travel. Neither said way nor any part thereof shall thereby become a state highway, but the way shall be maintained and kept in good repair by the town or towns in which it is situated until such time as it shall become a state highway. This act shall not be construed as prohibiting the laying out and construction of said way or any part thereof as a state highway under the laws applicable thereto whenever said commission shall deem it expedient so to do. Any unexpended balance of the sum hereby authorized to be expended may be used in the succeeding year for the same purpose.

Act, how construed.

Approved July 19, 1919.

Chap. 241 AN ACT TO INCORPORATE THE AUBURN WATER COMPANY.
Be it enacted, etc., as follows:

Auburn Water Company incorporated.

SECTION 1. Josiah H. Whitaker, Oscar P. Pond, Everett W. Stone, Arthur W. Warren, George M. Duvall, Thomas J. Healey, Frank W. Pierce, Charles E. Prouty and L. Adelard Breault, their associates and successors, are hereby made a corporation by the name of Auburn Water Company for the purpose of supplying the inhabitants of the town of Auburn with water for the extinguishment of fires and for domestic and other purposes; with all the powers and privileges and subject to all the duties, restrictions and liabilities set forth in all general laws now or hereafter in force applicable to such corporations.

May take lands, water rights, etc.

SECTION 2. The said corporation, for the purposes aforesaid, may take, or acquire by purchase or otherwise, the water of any wells, springs, or streams within the town of Auburn, subject to the approval of the state department of health; and may take, or acquire by purchase or otherwise, any real estate within said territory necessary for holding and preserving the water or for conveying the same to any part of the said town; and may erect on the land thus acquired proper dams, buildings, fixtures and other structures, and may make excavations, procure and operate machinery, and provide such other means and appliances as may be necessary for the establishment and maintenance of complete and effective water works; and may construct and

May lay pipes, etc.

lay down conduits, pipes and other works, under or over any lands, water courses, railroads, railways or public or private ways and along such ways in such manner as not unnecessarily to obstruct the same; and for the purpose of constructing, maintaining and repairing such conduits, pipes and other works, and for all proper purposes of this act, the said corporation may dig up any such lands, and, under the direction of the selectmen of the town, may enter upon and dig up the same in such manner as to cause the least hindrance to public travel. The said corporation shall not enter upon, construct, or lay any pipes, conduits or other works within the location of any railroad corporation, except at such time and in such manner as it may agree upon with such corporation, or, in case of failure so to agree, as may be approved by the public service commission.

Not to enter
upon railroad
location,
except, etc.

SECTION 3. The said corporation shall, within sixty days after the taking of any land, rights of way, water rights, water sources or easements as aforesaid, file and cause to be recorded in the registry of deeds for the proper county and district, a description thereof sufficiently specific for identification, with a statement of the purpose for which the same was taken, signed by the president of the corporation.

Description of
lands, etc., to
be recorded.

SECTION 4. The said corporation shall pay all damages to property sustained by any person or corporation by the taking of any land, right of way, water, water source, water right or easement, or by any other thing done by said corporation under the authority of this act. Any person or corporation sustaining damages as aforesaid, and failing to agree with said corporation as to the amount thereof, may have the same determined in the manner provided by law in the case of land taken for the laying out of highways, on application at any time within the period of two years after the taking of such land or other property or the doing of other injury under the authority of this act; but no such application shall be made after the expiration of said two years. No assessment of damages shall be made for the taking of any water, water right, or for any injury thereto, and said period of two years shall not begin to run, until the water is actually withdrawn or diverted by said corporation under the authority of this act.

Damages to be
paid.

Damages, how
determined
upon failure to
agree, etc.

SECTION 5. The said corporation may distribute water through the town of Auburn, may regulate the use of said water and fix and collect rates to be paid for the same; and may make such contracts with any individual or corporation

May fix water
rates, etc.

to supply water for the extinguishment of fires, or for other purposes, as may be agreed upon by any individual or corporation and said corporation.

May hold real estate.

Capital stock.

May issue bonds, etc.

Town of Auburn may take over property.

Total cost of franchise, etc., how determined.

Voters' assent necessary to take property.

Time of taking effect.

SECTION 6. The said corporation may, for the purposes set forth in this act, hold real estate not exceeding in value fifty thousand dollars; and the whole capital stock of the corporation shall not exceed fifty thousand dollars, to be divided into shares of one hundred dollars each.

SECTION 7. The said corporation may issue bonds and secure the same by a mortgage of its franchise and other property to an amount not exceeding its capital stock actually paid in and applied to the purposes of its incorporation.

SECTION 8. The town of Auburn shall have the right at any time to take or purchase the franchise, corporate property, and all rights and privileges of said corporation, on payment to said corporation of the total cost of its franchise, works and property of any kind, held under the provisions of this act, including interest on each expenditure from its date to the date of taking or purchase, as herein-after provided, at the rate of five per cent per annum. In case the town shall desire to exercise the rights given hereunder and shall be unable to agree with said corporation upon the amount of the total cost of the franchise, corporate property, rights and privileges of said corporation as aforesaid, the supreme judicial court shall have jurisdiction in equity to ascertain and fix such total cost under the foregoing provisions, and to enforce the rights of the town to take possession of said franchise, corporate property, rights and privileges, as aforesaid, upon payment of the cost to said corporation. The authority to take the said property is granted on condition that the taking shall first be assented to by the town by a two thirds vote of the voters present and voting thereon at an annual town meeting, or at a meeting legally called for the purpose.

SECTION 9. This act shall take effect upon its passage, but shall become void unless said corporation shall have begun to distribute water through its pipes to consumers in said town within three years after the date of its passage.

Approved July 23, 1919.

[1919, 153, Spec., 211, Spec.]

AN ACT IN FURTHER ADDITION TO THE GENERAL APPROPRIATION ACT MAKING APPROPRIATIONS TO SUPPLEMENT CERTAIN ITEMS CONTAINED THEREIN, AND FOR CERTAIN NEW ACTIVITIES AND PROJECTS.

Be it enacted, etc., as follows:

SECTION 1. To provide for supplementing certain items in the general appropriation act, and for certain new activities and projects, the sums set forth in section two, for the particular purposes and subject to the conditions stated therein, are hereby appropriated from the general fund or ordinary revenue of the commonwealth, unless some other source of revenue is expressed, subject to the provisions of law regulating the disbursement of public funds and the approval thereof.

Appropriations to supplement certain items contained in the general appropriation act, and for certain new activities and projects.

SECTION 2.

Service of the Legislative Department.

Item	Legislative Department.
1 For additional compensation of senators, for their services during the present session of the general court, at the rate of five hundred dollars for each senator, except that the president shall receive one thousand dollars, a sum not exceeding twenty thousand five hundred dollars,	\$20,500 00
2 For compensation for travel of senators, a sum not exceeding eight hundred dollars, the same to be in addition to any appropriation heretofore made for the purpose,	800 00
3 For additional compensation of representatives, for their services during the present session of the general court, at the rate of five hundred dollars for each representative, except that the speaker shall receive one thousand dollars, a sum not exceeding one hundred twenty thousand five hundred dollars,	120,500 00
4 For compensation for travel of representatives, a sum not exceeding forty-four hundred dollars, the same to be in addition to any sum heretofore appropriated for the purpose,	4,400 00
8 For such additional clerical assistance to, and with the approval of the clerk of the house of representatives, as may be necessary for the proper despatch of public business, a sum not exceeding two hundred dollars, the same to be in addition to any appropriation heretofore made for the purpose,	200 00

Legislative Department.	Item		
	9	For the salaries of the doorkeepers of the senate and house of representatives, and the postmaster, with the approval of the sergeant-at-arms, a sum not exceeding three hundred dollars, the same to be in addition to any appropriation heretofore made for the purpose,	\$300 00
	10	For the salaries of assistant doorkeepers and messengers to the senate and house of representatives, with the approval of the sergeant-at-arms, and to provide for the payments authorized by chapter twenty-seven of the resolves of the present year, a sum not exceeding thirty-six hundred dollars, the same to be in addition to the sum already appropriated for the purpose,	3,600 00
	11	For compensation for travel of doorkeepers, assistant doorkeepers and messengers, and certain other employees of the senate and house of representatives, with the approval of the sergeant-at-arms, a sum not exceeding three hundred and fifty dollars, the same to be in addition to any sum heretofore appropriated for the purpose,	350 00
	12	For additional compensation of the pages of the senate and house of representatives, as authorized by chapter seventy of the resolves of the present year, with the approval of the sergeant-at-arms, a sum not exceeding six hundred dollars,	600 00
	13	For compensation for travel of the pages of the senate and house of representatives, with the approval of the sergeant-at-arms, a sum not exceeding fifty dollars, the same to be in addition to the sum heretofore appropriated for the purpose,	50 00
	15	For such clerical and other assistance as the several committees on rules may be authorized to employ, a sum not exceeding fifty-three hundred dollars, the same to be in addition to any appropriation heretofore made for the purpose,	5,300 00
	16	For certain clerical and other assistance employed in and about the rooms of the general court by the sergeant-at-arms, a sum not exceeding seventy-five dollars, the same to be in addition to any appropriation heretofore made for the purpose,	75 00
	16a	For the salary of the assistant clerk of the legislative document room, as authorized by chapter two hundred and fifty-four of the General Acts of the present year, a sum not exceeding two hundred and fifty dollars,	250 00

Item		Legislative Department.
17	For authorized travelling and other expenses of committees of the present general court, with the approval of a majority of the committee incurring the expense, a sum not exceeding twenty-five hundred dollars, the same to be in addition to any appropriation heretofore made for the purpose,	\$2,500 00
20	For printing and binding ordered by the senate and house of representatives, or by concurrent order of the two branches, with the approval of the clerks of the respective branches, a sum not exceeding ten thousand dollars, the same to be in addition to any appropriation heretofore made for the purpose,	10,000 00
22	For expenses in connection with the publication of the bulletin of committee hearings, a sum not exceeding forty-five hundred dollars, the same to be in addition to the sum heretofore appropriated for the purpose,	4,500 00
25b	For brief outline sketches of members of the senate and house of representatives, with the approval of the committee on rules, as authorized by chapter sixty of the resolves of the present year, a sum not exceeding one thousand dollars,	1,000 00
25c	For the compensation of the delegates to the constitutional convention, and for all other expenses in connection with the proposed session to be held the present summer, a sum not exceeding thirty-five thousand dollars,	35,000 00
Total,		<hr/> \$209,925 00

Special Investigations.

25d	For expenses of a special commission to investigate the judicature of the commonwealth, as authorized by chapter two hundred and twenty-three of the General Acts of the present year, a sum not exceeding five thousand dollars,	\$5,000 00	Special Investigations.
	For expenses of a special commission to investigate the matter of taxes paid to the commonwealth under mistake of law or fact, as authorized by chapter forty-seven of the resolves of the present year, a sum not exceeding five hundred dollars,	500 00	
	For expenses of a special commission as to the training of disabled soldiers and sailors and of related matters, as authorized by chapter fifty-six of the resolves of the present year, a sum not exceeding one thousand dollars,	1,000 00	

Item		
Special Investigations.	For expenses of an investigation relative to providing financial protection to the public against damages caused by motor vehicle accidents, as authorized by chapter fifty-nine of the resolves of the present year, a sum not exceeding five hundred dollars,	\$500 00
	For expenses of an investigation relative to billboards and advertising devices adjoining highways, as authorized by chapter sixty-nine of the resolves of the present year, a sum not exceeding one thousand dollars,	1,000 00
	For expenses of a special commission on the necessities of life, as authorized by chapter three hundred and forty-one of the General Acts of the present year, a sum not exceeding thirty thousand dollars,	30,000 00
	For expenses of the joint special recess committee required to investigate conditions prevailing at various state institutions, a sum not exceeding two thousand dollars,	2,000 00
	For expenses of a special commission to investigate the condition of street railways and report recommendations, a sum not exceeding twenty thousand dollars,	20,000 00
	Total,	\$60,000 00

Executive and General Administration.

Executive and General Administration.	36a For expenses of the supervision of school boys while working away from home upon farms in the commonwealth, to be expended under the direction of the governor, with the approval of the council, a sum not exceeding twenty-five hundred dollars,	\$2,500 00
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Service of the Attorney-General's Department.

Attorney-General's Department.	38 For the compensation of assistants in his office, and for such other legal and personal services as may be required, a sum not exceeding ten thousand dollars, the same to be in addition to the sum already appropriated for the purpose,	\$10,000 00
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Service of the Auditor of the Commonwealth.

Auditor of the Commonwealth.	40 For the salary of the auditor and other officers and employees holding positions established by law, a sum not exceeding five hundred dollars, the same to be in addition to the sum already appropriated for the purpose,	\$500 00
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Item		Auditor of the Commonwealth.
42	For services other than personal, travelling expenses, office supplies and equipment, a sum not exceeding four hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose,	<u>\$400 00</u>
	Total,	<u>\$900 00</u>

Service of the Treasurer and Receiver General.

	Treasurer and Receiver General.	
46	For the salary of the treasurer and receiver general, and for other officers and employees holding positions established by law, a sum not exceeding twenty-eight hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose,	<u>\$2,800 00</u>
48a	For expenses of administering payments to soldiers and sailors, as authorized by chapter two hundred and eighty-three of the General Acts of the present year, with the approval of the treasurer and receiver general, there may be expended out of the special revenue for meeting said payments such sum as may be necessary, not exceeding two hundred thousand dollars,	<u>200,000 00</u>
	Total,	<u>\$202,800 00</u>

Service of the Tax Commissioner's Department.

	Tax Commissioner's Department.	
51	For the salary of the commissioner and for other officers and employees holding positions established by the statutes, a sum not exceeding four hundred dollars, the same to be in addition to the appropriation heretofore made for the purpose,	<u>\$400 00</u>
54	This item in the general appropriation act is hereby amplified to cover the following expenses: For printing of valuation books, table of aggregates, list of corporations and the annual report, and the sum of fifteen hundred dollars is hereby added to any sum heretofore appropriated for the purpose,	<u>1,500 00</u>
55a	For services and expenses on account of assessing special taxes under the provisions of chapter three hundred and forty-two of the General Acts of the present year, a sum not exceeding eighty-five hundred dollars,	<u>8,500 00</u>
	Total,	<u>\$10,400 00</u>

Item	<i>Income Tax Division.</i>	
Tax Commissioner's Department. Income Tax Division.	Paid from receipts of the income tax:	
56	For personal services of the deputy, assistants, assessors, assistant assessors, clerks, stenographers and other necessary assistants, a sum not exceeding sixty-two hundred and twenty-five dollars, the same to be in addition to any sum heretofore appropriated for the purpose,	\$6,225 00
58	For services other than personal and for office supplies and equipment, a sum not exceeding thirty-eight hundred dollars, the same to be in addition to any appropriation heretofore made for the purpose,	3,800 00
	Total,	\$10,025 00

<i>Service of the Secretary of the Commonwealth.</i>		
Secretary of the Commonwealth.		
61	For the salaries of the secretary and officers and employees in positions established by law, a sum not exceeding five hundred dollars, the same to be in addition to any appropriation heretofore made for the purpose,	\$500 00
63	For services of additional clerks and other assistants, a sum not exceeding fifteen hundred dollars, the same to be in addition to any appropriation heretofore made for the purpose,	1,500 00
67	For printing registration books and blanks, a sum not exceeding five hundred dollars, the same to be in addition to the sum heretofore appropriated for the purpose,	500 00
82a	For expenses of compiling and publishing information to voters, as required by chapter one hundred and eighty-seven of the General Acts of the present year, a sum not exceeding ten thousand dollars,	10,000 00
	Total,	\$12,500 00

<i>For Certain Aid.</i>			
For certain public employees for injuries sustained in the course of their employment.	111	For the compensation of certain public employees for injuries sustained in the course of their employment, as provided by chapter eight hundred and seven of the acts of nineteen hundred and thirteen, a sum not exceeding six thousand dollars, the same to be in addition to any sum heretofore appropriated for the purpose,	\$6,000 00

Item 112	For the payment of certain annuities and pensions of soldiers and others under the provisions of certain acts and resolves, a sum not exceeding five hundred and fifty dollars, the same to be in addition to any sum heretofore appropriated for the purpose,	\$550 00	For certain annuities and pensions of soldiers and others.
	Total,	<u>\$6,550 00</u>	

Service of the Department of the Sergeant-at-Arms and Maintenance of the State House.

116	For personal services of office assistants, a sum not exceeding four hundred and fifty dollars, the same to be in addition to any amount heretofore appropriated for the purpose,	\$450 00	Sergeant-at-Arm's Department and Maintenance of State House.
117	For personal services of engineers, assistant engineers, firemen and helpers in the engineer's department, a sum not exceeding twenty-five hundred dollars, the same to be in addition to any appropriation heretofore made for the purpose,	2,500 00	
118	For personal services of watchmen and assistant watchmen, a sum not exceeding sixty-three hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose,	6,300 00	
119	For personal services of messengers and porters, a sum not exceeding fifteen hundred dollars, the same to be in addition to the appropriation heretofore made for the purpose,	1,500 00	
120	For other personal services incidental to the care and maintenance of the building, a sum not exceeding seventy-five dollars, the same to be in addition to the appropriation heretofore made for the purpose,	75 00	
122	For the service of telephones in the building and expenses in connection therewith, a sum not exceeding eight thousand dollars, the same to be in addition to the appropriation heretofore made for the purpose,	8,000 00	
124	For other services, supplies and equipment necessary for the maintenance and care of the state house, including repairs of furniture and equipment, a sum not exceeding four thousand dollars, the same to be in addition to any appropriation heretofore made for the purpose,	4,000 00	
	Total,	<u>\$22,825 00</u>	

		<i>Service of the Judicial Department.</i>
Judicial Department. Supreme Judicial Court.	Item	Supreme Judicial Court, as follows:
	131a	For salaries of stenographers, as authorized by chapter two hundred and forty-two of the General Acts of the present year, a sum not exceeding five hundred dollars,
		\$500 00
	132a	For travelling expenses in excess of the sum of five hundred dollars, as authorized by chapter two hundred and eighty-eight of the General Acts of the present year, a sum not exceeding one thousand dollars,
		1,000 00
		<hr/>
		Total, \$1,500 00
Superior Court.		Superior Court, as follows:
	140a	For travelling expenses in excess of the sum of five hundred dollars, as authorized by chapter two hundred and eighty-eight of the General Acts of the present year, a sum not exceeding four thousand dollars,
		\$4,000 00
Probate Courts.		Probate Courts, as follows:
	142	For the salaries of judges of probate for the several counties, a sum not exceeding five thousand one hundred dollars, the same to be in addition to the sum heretofore appropriated for the purpose,
		5,100 00
	145	For the salaries of registers of probate for the several counties, a sum not exceeding thirty-three hundred and twenty-five dollars, the same to be in addition to the sum heretofore appropriated for the purpose,
		3,325 00
	146	For the salaries of assistant registers, a sum not exceeding three thousand dollars, the same to be in addition to the sum heretofore appropriated for the purpose,
		3,000 00
	149	For clerical assistance in the office of the register of probate for the county of Bristol, a sum not exceeding six hundred and fifty dollars, the same to be in addition to any appropriation heretofore made for the purpose,
		650 00
	161	For the salary of the clerk to the register for the county of Middlesex, a sum not exceeding two hundred and fifty dollars, the same to be in addition to any appropriation heretofore made for the purpose,
		250 00
		<hr/>
		Total, \$12,325 00

Item

District Attorneys, as follows:

166 For the salary of a deputy assistant for the district attorney for the southeastern district, a sum not exceeding six hundred dollars, the same to be in addition to the sum appropriated by item number one hundred and sixty-six of the general appropriation act,
District
Attorneys.
\$600 00

Service of the State Department of Health.

190 For other services, including travelling expenses, supplies, materials and equipment, a sum not exceeding one thousand dollars, the same to be in addition to any appropriation heretofore made for the purpose,
State Depart-
ment of
Health.
\$1,000 00

190a For expenses of an investigation by the state department of health and the metropolitan water and sewerage board relative to water supply needs and resources and to the use of great ponds, for the balance of this fiscal year a sum not exceeding seventy-five hundred dollars, and there may be further expenditures incurred after November thirtieth in anticipation of an appropriation in the year nineteen hundred and twenty, on the same monthly basis of expenditures as is incurred during the current year, until such time as the legislature has made an appropriation or acted otherwise,
7,500 00

Total, \$8,500 00

Service of the Industrial Accident Board.

237 For personal services of members of the board, secretaries, medical adviser, vocational director and inspectors, a sum not exceeding twenty-two hundred and fifty dollars, the same to be in addition to any sum heretofore appropriated for the purpose,
Industrial
Accident
Board.
\$2,250 00

Service of the Board of Labor and Industries.

243 For personal services of inspectors and expert investigators, and for salaries of clerks, stenographers and other assistants, a sum not exceeding ten thousand dollars, the same to be in addition to the sum heretofore appropriated for the purpose,
Board of
Labor and
Industries.
\$10,000 00

Board of
Labor and
Industries.

Item			
	244	For travelling expenses of the members of the board, officers and employees, a sum not exceeding six thousand dollars, the same to be in addition to any appropriation heretofore made for the purpose,	\$6,000 00
	246	For services other than personal, printing the annual report and the necessary office supplies and equipment, a sum not exceeding nineteen hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose,	1,900 00
		Total,	\$17,900 00

Service of the Commissioner of Standards.

Commissioner
of Standards.

	254	For personal services of the inspectors, clerks and stenographers in the office, a sum not exceeding three hundred and sixty dollars, the same to be in addition to any appropriation heretofore made for the purpose,	\$360 00
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Service of the Fire Prevention Commissioner.

Fire Prevention
Commissioner.

	268	For other services, printing the annual report, office rent and for necessary supplies and equipment, a sum not exceeding twenty-five hundred dollars, the same to be in addition to any appropriation heretofore made for the purpose, and to be assessed upon cities and towns as authorized by chapter seven hundred and ninety-five of the acts of the year nineteen hundred and fourteen,	\$2,500 00
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Service of the Public Service Commission.

Public Service
Commission.

	281	In addition to the sum appropriated by item number two hundred and eighty-one of the general appropriation act for personal services of experts, transfers to this item are hereby made from certain items as follows:	
		Item No. 276, the sum of thirty-five hundred dollars,	\$3,500
		Item No. 282, the sum of twenty-five hundred dollars,	2,500
		Item No. 283, the sum of three thousand dollars,	3,000
			—————
			\$9,000 00

Service of the District Police Department.

District Police
Department.

	291a	For the installation of new boilers and repairs for the police steamer "Lotis", a sum not exceeding seven thousand dollars,	\$7,000 00
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Item 294 For travelling expenses of the building inspection department, a sum not exceeding eight hundred dollars, the same to be in addition to any appropriation heretofore made for the purpose, \$800 00
 District Police Department.

Total, \$7,800 00

Service of the Adjutant General.

300 For personal services of office assistants, a sum not exceeding two hundred dollars, the same to be in addition to any appropriation heretofore made for the purpose, \$200 00
 Adjutant General.

300a For the services of temporary clerks in furnishing information to the office of the treasurer and receiver general upon records of soldiers receiving payments under chapter two hundred and eighty-three of the General Acts of the present year, a sum not exceeding one thousand dollars, 1,000 00

Total, \$1,200 00

Service of the Quartermaster General.

309 For the salaries of armorers and assistant armorers of first class armories, a sum not exceeding fifty-four hundred dollars, the same to be in addition to any appropriation heretofore made for the purpose, \$5,400 00
 Quartermaster General.

Service of the Chief Surgeon.

313 For personal services of the chief surgeon and his office assistants, a sum not exceeding eleven hundred dollars, the same to be in addition to any appropriation heretofore made for the purpose, \$1,100 00
 Chief Surgeon.

Service of the Commission on Waterways and Public Lands.

329c For the expenses of an investigation relative to the feasibility of constructing a bridge or tunnel between Boston and East Boston, as authorized by chapter fifty-one of the resolves of the present year, a sum not exceeding ten thousand dollars, to be paid from the Harbor Compensation Fund, in addition to the sum of ten thousand dollars to be paid by the city of Boston, \$10,000 00
 Commission on Waterways and Public Lands.

Highway
Commission.

Service of the Highway Commission.

Item 336 For the state's proportion of the expenses authorized for special highway improvement, under the provisions of certain special acts of the present year, the sum of one hundred thousand dollars is hereby appropriated from the receipts from motor vehicle fees, provided that said receipts are sufficient to cover the expenditures above referred to, in addition to the appropriation made from that source of revenue in item number three hundred and thirty-six of the general appropriation act, and the highway commission is hereby authorized to expend any money contributed by the counties, cities and towns of the commonwealth and to anticipate assessments to be levied upon any counties, cities and towns in the commonwealth for the improvement of highways under special acts of the current year, \$100,000 00

Agriculture.

Agriculture.

355e For establishing demonstration sheep farms, as authorized by chapter two hundred and fifty-six of the General Acts of the present year, under the direction of the department of agriculture, a sum not exceeding five thousand dollars, \$5,000 00

Forestry.

Forestry.

359a For the maintenance and operation of the Arthur Wharton Swann state forest, under the direction and control of the state forester, a sum not exceeding ten thousand dollars, \$10,000 00

Commissioners
on Fisheries
and Game.

Service of the Commissioners on Fisheries and Game.

367 For services other than personal, including printing the annual report, travelling expenses and necessary office supplies and equipment, a sum not exceeding twenty-five hundred dollars, the same to be in addition to any appropriation heretofore made for the purpose, \$2,500 00

369 For personal services of deputies, biologists and assistant biologists, and for travelling expenses and necessary office expenses incidental to the enforcement of the laws, a sum not exceeding twenty-seven hundred dollars, the same to be in addition to any appropriation heretofore made for the purpose, 2,700 00

Item			
370b	For the building of fishways around dams at Lawrence and Lowell on the Merrimack river, a sum not exceeding eleven thousand dollars in addition to the sums previously appropriated, and subject to the conditions referred to in chapter two hundred and eleven of the Special Acts of the present year,	\$11,000 00	Commissioners on Fisheries and Game.
	Total,	\$16,200 00	

Purgatory Chasm.

372b	For the purchase of land for the Purgatory Chasm state reservation, as authorized by chapter three hundred and twenty-seven of the General Acts of the present year, a sum not exceeding five thousand dollars,	\$5,000 00	Purgatory Chasm state reservation.
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Service of the State Board of Charity.

383	For temporary aid given to state paupers and shipwrecked seamen by cities and towns, for the present year and previous years, a sum not exceeding fifty thousand dollars, the same to be in addition to any appropriation heretofore made for the purpose,	\$50,000 00	State Board of Charity.
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Service of the Institutions under the Supervision of the Commission on Mental Diseases.

407b	For the purchase of a tract of land known as the Brightman property for the Wrentham state school, with the approval of the commission on mental diseases, a sum not exceeding eight thousand dollars,	\$8,000 00	Institutions under Supervision of Commission on Mental Diseases.
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Service of the Trustees of the Norfolk State Hospital.

410a	For the purchase of certain land for the Norfolk state hospital, by the trustees thereof, with the approval of the governor and council, a sum not exceeding five hundred dollars,	\$500 00	Trustees of Norfolk State Hospital.
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Service of the Commissioner of State Aid and Pensions.

413	For personal services of agents, clerks, stenographers and other assistants, a sum not exceeding three hundred dollars, the same to be in addition to any amount heretofore appropriated for the purpose,	\$300 00	Commissioner of State Aid and Pensions.
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Expenses on
Account of
Wars.

Item	<i>For Expenses on Account of Wars.</i>	
417a	For compensation of certain state employees in the military or naval service of the United States, as authorized by chapter three hundred and one of the General Acts of the year nineteen hundred and seventeen, a sum not exceeding forty thousand dollars,	\$40,000 00

Bureau of
Prisons.

<i>Service of the Bureau of Prisons.</i>		
419	For personal services of clerks, stenographers and agents, a sum not exceeding ten hundred and fifty dollars, the same to be in addition to any amount heretofore appropriated for the purpose,	\$1,050 00
	From the appropriation made in item number three hundred and seventy-six for personal services of officers and employees of the division of adult poor of the state board of charity, there is hereby transferred the sum of nine hundred and fifty dollars which is to be added to item number four hundred and nineteen as mentioned above, to cover the salaries of certain agents employed to transport the inmates of the state farm which has now been transferred to the control of the bureau of prisons.	
422	For travelling expenses of officers and employees of the bureau, a sum not exceeding one thousand dollars, the same to be in addition to the appropriation heretofore made for the purpose,	1,000 00
<i>Total,</i>		<hr/> \$2,050 00

Massachusetts
Training
Schools.

<i>Service of the Massachusetts Training Schools.</i>		
434	For the maintenance of the industrial school for boys, to cover damage done by a recent fire, a sum not exceeding ten thousand four hundred dollars, the same to be in addition to the appropriation heretofore made for the purpose,	\$10,400 00
434a	For completing the construction and furnishing of a new cottage for thirty boys and attendants at the industrial school for boys, a sum not exceeding three thousand dollars, the same to be in addition to any appropriation heretofore made for the purpose,	3,000 00
<i>Total,</i>		<hr/> \$13,400 00

Maintenance of Institutions under the Bureau of Prisons.

Item		Institutions under Bureau of Prisons.
438	For the maintenance of the state prison, a sum not exceeding seventy-eight hundred and seventy dollars, and the further sum of one thousand dollars to repair damage done by fire, both sums to be in addition to the sums heretofore appropriated for the purpose,	\$8,870 00
438a	For engineering studies, preparation of plans and other expenses required by chapter fifty of the resolves of the present year, a sum not exceeding twenty-five hundred dollars,	2,500 00
440	For the maintenance of the Massachusetts reformatory, a sum not exceeding fifty-six hundred and ten dollars, the same to be in addition to any appropriation heretofore made for the purpose,	5,610 00
441	For the maintenance of the reformatory for women, a sum not exceeding thirty-one hundred and ten dollars, the same to be in addition to any appropriation heretofore made for the purpose,	3,110 00
Total,		\$20,090 00

Service of the Board of Education.

	Board of Education.
448a	For expenses of the department of university extension under the control of the state board of education, in carrying out the purposes of chapter two hundred and ninety-five of the General Acts of the present year relative to Americanization, a sum not exceeding ten thousand dollars,
	\$10,000 00
	For increases allowed on account of deficits in allotments for coal, due to higher prices than were anticipated, at the following normal schools:
458	Fitchburg, a sum not exceeding four thousand dollars,
464	Lowell, a sum not exceeding sixteen hundred dollars,
465	North Adams, a sum not exceeding six hundred and twenty dollars,
468	Westfield, a sum not exceeding ten hundred and thirty dollars, severally to be in addition to the amount heretofore appropriated for the purpose,
Total,	
	\$17,250 00

Service of the Commission for the Blind.

Item			
Commission for the Blind.	489a For aiding the adult blind, by the commission for the blind, as authorized by chapter forty-eight of the resolves of the present year, a sum not exceeding ten thousand dollars,		\$10,000 00
	489b For the expenses of the investigation authorized by chapter forty-eight of the resolves of the present year, a sum not exceeding five hundred dollars,		500 00
	Total,		\$10,500 00

Miscellaneous.

Reimbursing cities and towns for loss of taxes on state institutions.	507 For reimbursing cities and towns for loss of taxes on land used for state institutions, as certified by the tax commissioner, for the fiscal year ending November thirtieth, nineteen hundred and nineteen, a sum not exceeding eleven hundred seventy-three dollars and forty-four cents, the same to be in addition to any amount heretofore appropriated for the purpose, . . .		\$1,173 44
Cavanaugh Brothers Horse Company.	For Cavanaugh Brothers Horse Company, subject to the conditions imposed by chapter sixty-three of the resolves of the present year, the sum of four hundred and fifty-three dollars,	453 00	
Annette C. Gray.	For Annette C. Gray, widow of Charles F. Gray, as authorized by chapter sixty-five of the resolves of the present year, the sum of sixteen hundred sixty-six dollars and sixty-six cents, . . .		1,666 66
Joseph St. Martin.	For reimbursement to Joseph St. Martin, employed in the tax commissioner's office, for damages caused by a runaway horse, the sum of twenty-five dollars and forty cents, . . .	25 40	
Millard Custance.	For Millard Custance of Clinton, as reimbursement for medical and surgical expenses incurred by reason of an injury sustained while in the employ of the highway commission, the sum of four hundred and sixteen dollars, . . .		416 00
Walter L. Wedger.	For Walter L. Wedger, as reimbursement for surgical operation and medical attendance caused by an accident at the district police laboratory, the sum of fifty-four dollars, . . .	54 00	
Helen M. Guyton.	For Helen M. Guyton, to reimburse her for medical and other expenses incurred by reason of injuries received while in the performance of duty as an employee of the trustees of the Massachusetts training schools, a sum not exceeding one hundred and eighty dollars, . . .		180 00
Ella M. Herter.	For Ella M. Herter, subject to the provisions of chapter sixty-eight of the resolves of the present year, a sum not exceeding four hundred and fifty dollars,	450 00	
	Total,		\$4,418 50

Metropolitan Districts.

Item		Metropolitan Districts.
509	For maintenance of park reservations, a sum not exceeding forty-five thousand dollars, the same to be in addition to any appropriation heretofore made for the purpose,	\$45,000 00
509b	For certain pensions and annuities, a sum not exceeding seven hundred dollars, the same to be in addition to any sum heretofore appropriated for the purpose,	700 00
512a	For payments due the town of Watertown, as authorized by chapter two hundred and eighty-five of the General Acts of the present year, a sum not exceeding thirty thousand dollars,	30,000 00
	Total,	<u>\$75,700 00</u>

Metropolitan Water and Sewerage Board.

514	For the maintenance and operation of a system of sewage disposal for the south metropolitan district, a sum not exceeding five thousand dollars, the same to be in addition to any sum heretofore appropriated for the purpose,	Metropolitan Water and Sewerage Board.
		\$5,000 00

Deficiencies.

For deficiencies in certain appropriations of previous years, in certain items, as follows:

Deficiencies.

Blue Book.

For printing and binding the blue book edition of the acts and resolves, the further sum of three hundred and seven dollars and sixty-three cents,

Blue Book.

\$307 63

Income Tax Division.

For certain travelling expenses incurred in the year nineteen hundred and eighteen, the sum of thirty-five dollars and twenty-five cents,

Income Tax
Division.

35 25

Manual for the General Court.

For printing the manual for the general court, the sum of ninety-eight dollars and sixty-eight cents,

Manual for
General Court.

98 68

Department of Agriculture.

For expenses and operation of farm machinery, the further sum of one hundred thirty-seven dollars and sixteen cents,

Department of
Agriculture.

137 16

Massachusetts Agricultural College.

Massachusetts Agricultural College.	Item	For maintenance of the Massachusetts Agricultural College for the year nineteen hundred and eighteen, the sum of eight hundred eighty-eight dollars and seventy-nine cents,	<hr/> \$888 79
	Total,		\$1,467 51

SECTION 3.

Payments to
soldiers.

Payments to soldiers.	For the purpose of making payments to soldiers, under authority of chapter two hundred and eleven of the General Acts of the year nineteen hundred and seventeen, in excess of appropriations and authorizations heretofore made for the purpose, the treasurer and receiver general is hereby authorized to pay from the proceeds of the loan authorized by chapter two hundred and eighty-three of the General Acts of the present year, and acts in addition thereto and amendment thereof, a sum not exceeding two hundred thousand dollars,	<hr/> \$200,000 00
	General Fund,	\$728,036 01
	Special Receipts,	<hr/> 480,700 00
	Grand Total,	\$1,208,736 01

SECTION 4. This act shall take effect upon its passage.

Approved July 24, 1919.

RESOLVES

1919

RESOLVES.

RESOLVE EXTENDING THE TIME WITHIN WHICH THE SUPER- *Chap. 1*
VISOR OF ADMINISTRATION MAY REPORT ON THE INVESTI-
GATION OF THE COMPENSATION AND WORKING CONDITIONS
OF THE OFFICIALS AND EMPLOYEES OF THE COMMONWEALTH
AND IN THE SEVERAL COUNTIES THEREOF.

Resolved, That the time within which the supervisor of administration is required to file his report, under chapter eighty-six of the resolves of nineteen hundred and eighteen, relative to the classification of positions held by judicial and certain state and county officials and employees, into services, groups and grades, and to standardizing salary rates and ranges, be extended to the fifteenth day of February in the current year.

Approved January 16, 1919.

Time extended
for report of
supervisor of
administration
relative to
compensation,
etc., of officials
and employees
of Common-
wealth, etc.

RESOLVE CONFIRMING THE ACTS OF J. JOSEPH COOPER OF *Chap. 2*
BROCKTON AS A NOTARY PUBLIC.

Resolved, That the acts of J. Joseph Cooper of Brockton as a notary public, between the twenty-ninth day of August and the eighteenth day of September in the year nineteen hundred and eighteen, are hereby confirmed and made valid to the same extent as if during that time he had been qualified to discharge the duties of the said office.

Approved January 31, 1919.

Acts of J.
Joseph Cooper
as a notary
public
confirmed.

RESOLVE PROVIDING FOR THE CURRENT EXPENSES OF THE *Chap. 3*
COMMISSIONERS APPOINTED TO CONSOLIDATE AND ARRANGE
THE GENERAL LAWS.

Resolved, That the commissioners for consolidating and arranging the general laws, under chapter forty-three of the resolves of nineteen hundred and sixteen, are hereby authorized to expend during the month of January of the current year a sum not exceeding three thousand dollars.

Approved February 7, 1919.

Expenditures
by commis-
sioners for
consolidating
and arranging
the general
laws.

Chap. 4 RESOLVE TO PROVIDE FOR AN INVESTIGATION BY THE METROPOLITAN WATER AND SEWERAGE BOARD AS TO THE PRACTICABILITY OF UTILIZING THE WATER POWER OF THE METROPOLITAN WATER SUPPLY.

Investigation
as to practica-
bility of
utilizing water
power of the
metropolitan
water supply.

Resolved, That the metropolitan water and sewerage board be directed to make an investigation as to the practicability of utilizing, for the manufacture of electricity or other purposes, the force of the water flowing from the sources and storage basins of the metropolitan system into the reservoirs in or adjacent to the cities and towns in which the water is used, designating the points at which the water power should be taken. The board shall report to the present general court not later than May first.

Approved February 28, 1919.

Chap. 5 RESOLVE IN FAVOR OF THE WIDOW AND CHILD OF JOHN J. McCARTHY.

In favor of
widow and
child of John
J. McCarthy.

Resolved, That there be allowed and paid out of the treasury of the commonwealth, from the appropriation made during the current year for the payment of claims arising from the death of firemen killed or injured in the discharge of their duties, the sum of one thousand dollars to Mary A. McCarthy, widow of John J. McCarthy, for the benefit of herself and her child, the said John J. McCarthy having died on July twentieth, nineteen hundred and eighteen, from injuries received at a fire on the fourth day of November, nineteen hundred and seventeen, while in the discharge of his duties as a fireman in the service of the city of Boston.

Approved March 26, 1919.

Chap. 6 RESOLVE FURTHER TO EXTEND THE TIME FOR THE IMPROVEMENT OF A CERTAIN PART OF THE TAUNTON RIVER.

Time extended
for improve-
ment of cer-
tain part of
Taunton river.

Resolved, That the sum of one hundred thousand dollars, provided by chapter seven hundred and sixteen of the acts of nineteen hundred and fourteen, and by chapter eighty of the resolves of nineteen hundred and sixteen, for the improvement for navigation of that part of the Taunton river extending from Fall River to Weir Village in Taunton, and for payment for land purchased or taken, for land damages and other claims, and for the privilege of depositing material on land and flats of and adjoining the river, shall be available

for the purposes and subject to the conditions stated in said chapter seven hundred and sixteen for the period of three years after the passage of this resolve, notwithstanding the provisions of section thirty-one of chapter six of the Revised Laws and the amendments thereof.

Approved March 28, 1919.

RESOLVE AUTHORIZING THE COMMISSIONERS OF THE MASSA- *Chap. 7*

CHISETTS NAUTICAL SCHOOL TO REIMBURSE OFFICERS AND CADETS OF THE TRAINING SHIP "NANTUCKET" FOR CERTAIN LOSSES SUSTAINED BY THEM.

Resolved, That the commissioners of the Massachusetts nautical school are hereby authorized to pay out of the appropriation for the maintenance of the school the sum of two hundred and seventy-three dollars and five cents to reimburse and compensate in full the officers and cadets of the training ship "Nantucket" for losses sustained by them in the performance of their duty in rescue work following the tank explosion at the North End park, Boston, on January fifteenth, nineteen hundred and nineteen.

Reimbursement
of officers and
cadets of
training ship
"Nantucket"
for certain
losses sustained
by them.

Approved April 4, 1919.

RESOLVE RELATIVE TO THE APPROPRIATION FOR THE IMPROVEMENT OF BEVERLY HARBOR. *Chap. 8*

Resolved, That the sum of fifty thousand dollars allowed by chapter one hundred and thirty-eight of the resolves of nineteen hundred and fourteen for the improvement of Beverly harbor shall continue to be available for the purposes, and subject to the conditions, stated in the said resolve for the period of three years after the passage of this resolve.

Appropriation
for improve-
ment of
Beverly harbor
to continue to
be available,
etc.

Approved April 9, 1919.

RESOLVE PROVIDING FOR A REPORT BY THE STATE DEPARTMENT OF HEALTH RELATIVE TO THE POLLUTION OF THE CHARLES RIVER. *Chap. 9*

Resolved, That the state department of health be hereby authorized and directed to investigate and report upon the sanitary condition of the bed, banks and waters of Charles river and its tributaries above the Charles river dam. The department shall ascertain whether the condition of said river or its tributaries, or the banks thereof, is now, or is likely to become, injurious or dangerous to the

Investigation
as to pollu-
tion of Charles
river.

public health by reason of the entrance of sewage or of refuse from factories, or from other causes; and if it finds that any circumstances injurious or dangerous to the public health exist, it shall present a report with recommendations to the general court on or before the tenth day of January in the year nineteen hundred and twenty.

Approved April 16, 1919.

Chap. 10 RESOLVE DIRECTING THE COMMISSION ON WATERWAYS AND PUBLIC LANDS TO ESTIMATE THE COST OF MAKING CERTAIN IMPROVEMENTS IN BELLE ISLE INLET.

Estimating
of cost of mak-
ing certain
improvements
in Belle Isle
inlet.

Resolved, That the commission on waterways and public lands be hereby authorized and directed to make a survey of Belle Isle inlet in the vicinity of the bridge of the Boston, Revere Beach and Lynn Railroad Company and the state highway at Bennington street crossing said inlet, and of that part of said inlet extending easterly and southeasterly from said state highway to the bridge at Saratoga street, and to prepare plans for the purpose of estimating the probable cost of carrying into effect the work described in chapter six hundred and sixty-seven of the acts of nineteen hundred and twelve, and also the probable cost of constructing dikes, of dredging a basin for a landing stage and for mooring small boats, of dredging said inlet from said state highway easterly and southeasterly to the bridge across the inlet at Saratoga street, and of depositing the dredged material on the borders of the inlet.

Expenditures.

For the purposes of this resolve the commission may expend a sum not exceeding one thousand dollars from the appropriation for the improvement, development and protection of rivers and harbors, tidewaters and foreshores within the commonwealth as provided in item number three hundred and twenty-three of the general budget act of the current year.

Approved April 16, 1919.

Chap. 11 RESOLVE TO EXTEND THE TIME WITHIN WHICH THE COMMISSIONERS FOR CONSOLIDATING AND ARRANGING THE GENERAL LAWS OF THE COMMONWEALTH ARE REQUIRED TO MAKE THEIR FINAL REPORT.

Time extended
for final report
of commis-
sioners for
consolidating

Resolved, That the time within which the commissioners for consolidating and arranging the general laws of the commonwealth, appointed under authority of chapter forty-

three of the resolves of nineteen hundred and sixteen, are required to make their final report to the general court is hereby extended to the fifteenth day of October, nineteen hundred and nineteen, for the following purposes:—They shall carefully collect under different titles and chapters upon the plan and general form of the Revised Laws, all acts and parts of acts relating to the same subject, including the acts of the current year; and shall execute the said consolidation and arrangement in such manner as, in their judgment, will render the laws thus consolidated most concise and intelligible. They may suggest substantive changes in the said laws, such suggestions to be made to the general court on or before May fifteenth, nineteen hundred and nineteen. They shall complete the said consolidation and arrangement and present their final report in print on or before October fifteenth, nineteen hundred and nineteen, and file the same with the clerk of the senate.

Approved April 18, 1919.

RESOLVE PROVIDING FOR THE PAYMENT OF A SUM OF MONEY *Chap. 12*
TO JAMES V. HENNESSEY OF CONCORD.

Resolved, That there be allowed and paid out of the treasury of the commonwealth, upon vouchers approved by the director of prisons, to James V. Hennessey of Concord, a sum not exceeding one hundred and twenty-five dollars, to reimburse him for expenses and obligations incurred because of injuries sustained by him while in the performance of his duty at the Massachusetts reformatory, said sum to be paid from item numbered four hundred and forty of the general budget act of the current year for the maintenance of the Massachusetts reformatory.

Approved April 18, 1919.

RESOLVE RELATIVE TO BONDS REQUIRED OF CERTAIN PUBLIC *Chap. 13*
OFFICIALS AND EMPLOYEES.

Resolved, That the treasurer and receiver general, the auditor and the attorney-general are hereby requested to consider the matter of bonds now required by law to be given by officials and employees of the commonwealth, or by any other person, the cost of which is borne by the commonwealth. They shall report a list of all such officials, employees and persons, the positions held by them, the amount

Report to be
made relative
to bonds
required of
certain public
officials and
employees.

of their bonds and the premium actually payable thereon, and shall recommend any changes in the laws which they may deem advisable for saving unnecessary expense to the commonwealth. They may also consider the propriety of requiring the premium on bonds for certain county officials to be paid out of the county treasury. They shall report their findings and recommendations to the next general court, not later than the fifteenth day of January.

Approved April 24, 1919.

Chap. 14 RESOLVE EXTENDING THE TIME FOR THE REPORT OF THE STATE DEPARTMENT OF HEALTH UPON THE COST OF A SEWERAGE SYSTEM TO PREVENT THE POLLUTION OF THE MYSTIC LAKES IN THE TOWNS OF ARLINGTON AND WINCHESTER AND THE CITY OF MEDFORD.

Time extended
for report as
to cost of
sewerage
system to
prevent pollu-
tion of Mystic
lakes, etc.

Resolved, That the time within which the state department of health shall report to the general court upon the cost of a sewerage system to prevent the pollution of the Mystic lakes in the towns of Arlington and Winchester and the city of Medford, as required by chapter thirty-four of the resolves of nineteen hundred and eighteen, is hereby extended to the second Wednesday in January of the year nineteen hundred and twenty. *Approved April 30, 1919.*

Chap. 15 RESOLVE PROVIDING FOR A REPORT BY THE STATE DEPARTMENT OF HEALTH RELATIVE TO THE POLLUTION OF BLACKSTONE RIVER.

Investigation
as to pollution
of Blackstone
river.

Resolved, That the state department of health is hereby directed to investigate and report upon the sanitary condition of the bed, banks and waters of Blackstone river and of the streams tributary or adjacent thereto in any city or town bordering upon said river or streams. The department shall ascertain whether the condition of said river or streams, or of the banks thereof, is injurious or dangerous to the public health by reason of deposits of sewage or of refuse from factories, or from other causes; and if the department finds that any circumstances injurious or dangerous to the public health exist by reason of deposits of objectionable matter or from other cause, it shall recommend a plan or plans for the removal of the cause and shall report the same to the next general court on or before the tenth day of January.

Approved April 30, 1919.

RESOLVE IN FAVOR OF THE WIDOW OF IRVING B. HARDING. *Chap. 16*

Resolved, That there be allowed and paid out of the Metropolitan Parks Maintenance Fund, as provided by item five hundred and nine of the general appropriation act of the current year, the sum of eighty-two dollars and twenty-six cents for the purpose of paying a pension to the widow of Irving B. Harding, a former police officer of the metropolitan park commission who was killed in the performance of his duty, this sum being for the payment of the said pension from the death of said Harding to the first day of December, nineteen hundred and eighteen. *Approved May 1, 1919.*

In favor of
widow of
Irving B.
Harding.

RESOLVE PROVIDING FOR A REPORT BY THE COMMISSION ON *Chap. 17*
WATERWAYS AND PUBLIC LANDS RELATIVE TO THE IMPROVE-
MENT OF MYSTIC, MALDEN AND NEPONSET RIVERS AND
CHELSEA CREEK.

Resolved, That the commission on waterways and public lands be hereby directed to make the necessary examinations, surveys, plans and estimates of cost for improving for navigation and for promoting and serving commercial, industrial and other interests, the following waters: Mystic river and its tributaries so far as the dam at Craddock bridge in the city of Medford; Malden river and its tributaries; Chelsea creek and its tributaries; Neponset river from the proposed new bridge at Neponset avenue to the dam at Milton Lower Mills. The commission may expend such amount as the general court may appropriate for the above purpose, and shall report the results of its investigation, in print, to the next general court not later than the first Wednesday in January. *Approved May 1, 1919.*

Investigation
as to improve-
ment of Mystic,
Malden and
Neponset
rivers and
Chelsea creek.

RESOLVE PROVIDING FOR THE PAYMENT OF A SUM OF MONEY *Chap. 18*
TO MARGARET L. SHERWOOD, MOTHER OF ROSWELL B.
STEVENS.

Resolved, That there be allowed and paid out of the treasury of the commonwealth to Margaret L. Sherwood, from the annual appropriation for the compensation of certain public employees for injuries sustained in the course of their employment, the sum of four hundred dollars annually, payable in quarterly instalments for the term of nine and one half years, on account of the loss of her minor son, Ros-

Payment to
Margaret L.
Sherwood,
mother of
Roswell B.
Stevens.

well B. Stevens, who died as the result of injuries received by him on the seventeenth day of January in the current year, while in the discharge of his duties in the food and drug division of the state department of health.

Approved May 5, 1919.

Chap. 19 RESOLVE IN FAVOR OF THE WIDOW AND CHILDREN OF JAMES GIBBONS.

In favor of
widow and
children of
James Gibbons.

Resolved, That there be allowed and paid out of the treasury of the commonwealth, from the appropriation made during the current year for the payment of claims arising from the death of firemen killed or injured in the discharge of their duties, the sum of one thousand dollars, to Mary J. Gibbons widow of James Gibbons, for the benefit of herself and her minor children, the said James Gibbons having died from injuries received by him on the twenty-eighth day of August in the year nineteen hundred and eighteen while in the discharge of his duties as a lieutenant in the fire department of the city of Revere.

Approved May 7, 1919.

Chap. 20 RESOLVE TO AUTHORIZE THE CITY OF TAUNTON TO PAY A SUM OF MONEY TO THE NEXT OF KIN OF MARY JANE FLYNN.

City of
Taunton may
pay money to
next of kin of
Mary Jane
Flynn.

Resolved, That the city of Taunton may pay the sum of five hundred dollars to the next of kin of Mary Jane Flynn of Taunton who was in the employ of the Taunton state hospital, but who died as the result of sickness contracted while temporarily in the service of said city.

Approved May 9, 1919.

Chap. 21 RESOLVE IN FAVOR OF THE WIDOW OF MAURICE W. FINN OF REVERE.

In favor of
widow of
Maurice W.
Finn.

Resolved, That there be allowed and paid out of the Metropolitan Parks Maintenance Fund an annuity not exceeding six hundred dollars to Annie L. Finn of Revere, widow of Lieutenant Maurice W. Finn of the metropolitan park police who received an injury on the tenth day of September, nineteen hundred and seventeen, while in the performance of his duty, which hastened his death on the following twenty-first day of November, the annuity to begin on the first day of March, nineteen hundred and nineteen, and to be paid in equal quarterly instalments to the said Annie L. Finn for

the benefit of herself and her minor children. Should she remarry or die the annuity shall be paid to her said minor children until the youngest reaches the age of sixteen years. Payments on account of this annuity for the current fiscal year shall be made from item five hundred and nine of the general appropriation act for the maintenance of park reservations.

Approved May 14, 1919.

RESOLVE IN FAVOR OF THE CONSTRUCTION OF A STATE *Chap. 22*
ARMORY IN THE CITY OF QUINCY.

Resolved, That, upon the reorganization of the national guard or of the state militia, however the same may be designated, the armory commissioners be advised to construct in the city of Quincy the first armory constructed by them after the said reorganization, provided that there is then existing in the said city a unit of the national guard, state militia or whatever military force may be substituted therefor.

In favor of
construction of
a state armory
in city of
Quincy.

Approved May 15, 1919.

RESOLVE TO PROVIDE FOR AN INVESTIGATION RELATIVE *Chap. 23*
TO THE STORAGE OF ILLUMINATING GAS IN THE CITY OF
BOSTON.

Resolved, That the board of gas and electric light commissioners be directed to inquire into the subject-matter of house bill numbered twelve hundred and ninety-one, entitled "An Act relative to the storage of illuminating gas in the city of Boston", and to report the results of its investigation, with recommendations of such legislation as it may deem expedient, to the next general court on or before the first Wednesday in January.

Investigation
as to storage
of illuminating
gas in city
of Boston.

Approved May 15, 1919.

RESOLVE IN FAVOR OF THE TRUSTEES OF THE SOLDIERS' *Chap. 24*
HOME IN MASSACHUSETTS.

Resolved, That the appropriation made in item four hundred and seventeen of the general appropriation act of the current year, for the maintenance of the Massachusetts Soldiers' Home, be allowed and paid out of the treasury of the commonwealth in equal quarterly instalments, beginning on the first day of December in the year nineteen hundred and eighteen, to the trustees of the Soldiers' Home in Massachusetts.

In favor of
trustees of
Soldiers' Home
in Massachu-
setts.

Approved May 16, 1919.

Chap. 25 RESOLVE TO AUTHORIZE THE PENSIONING OF PATRICK E. BARRY, A FORMER POLICE OFFICER OF THE METROPOLITAN PARK COMMISSION.

Pensioning of
Patrick E.
Barry
authorized.

Resolved, That there be allowed and paid out of the Metropolitan Parks Maintenance Fund, as provided by item numbered five hundred and nine of the general appropriation act, to Patrick E. Barry, a former police officer of the metropolitan park police and now retired because of disability, such pension as he would have received had he continued in the said service and been retired under chapter four hundred and fifty-three of the acts of nineteen hundred and nine, and amendments thereof.

Approved May 23, 1919.

Chap. 26 RESOLVE IN FAVOR OF THE WIDOW OF ALLEN A. DAVID.

In favor of
widow of Allen
A. David.

Resolved, That there be allowed and paid out of the treasury of the commonwealth to Marie E. David of Taunton, widow of Allen A. David, who died of disease contracted by him in the month of January, nineteen hundred and nineteen, while in the discharge of his duties as a deputy of the commissioners on fisheries and game, by whom he had been employed for nearly eleven years, the balancee of the salary which he would have received had he lived and served as such deputy until the end of the current year. The said sum shall be paid from item numbered three hundred and sixty-nine of the general budget act of the current year for personal services of deputies and for other expenses of the said commissioners.

Approved May 27, 1919.

Chap. 27 RESOLVE IN FAVOR OF THE WIDOW OF JOHN BUSH.

In favor of
widow of
John Bush.

Resolved, There be allowed and paid out of the treasury of the commonwealth to Crissie A. Bush, widow of John Bush, who was employed at the time of his death as a messenger in the department of the sergeant-at-arms, the remainder of the salary to which he would have been entitled had he lived to perform duty as messenger until the end of the present fiscal year. The said sum shall be paid from item numbered ten of the general budget act of the current

year for the salaries of assistant door-keepers and messengers for the senate and house of representatives, with the approval of the sergeant-at-arms.

Approved May 29, 1919.

RESOLVE PROVIDING FOR AN INVESTIGATION BY THE BOARD *Chap. 28*
OF EDUCATION RELATIVE TO THE PURCHASE OF LAND FOR
THE USE OF THE STATE NORMAL SCHOOL AT LOWELL.

Resolved, That the board of education be authorized and directed to investigate the feasibility and desirability of the purchase of land for the use of the state normal school at Lowell. The board shall report to the next general court not later than January fifteenth, and shall accompany its report with the draft of any legislation which it may recommend.

Investigation
as to purchase
of land for
use of
Lowell
normal school.

Approved June 4, 1919.

RESOLVE PROVIDING FOR AN INVESTIGATION BY THE STATE *Chap. 29*
DEPARTMENT OF HEALTH AS TO THE POLLUTION OF TAUNTON
RIVER AND ITS TRIBUTARIES.

Resolved, That the state department of health is hereby directed to investigate and report to the next general court, on or before the first Wednesday of January, what action is necessary in order properly to dispose of the sewage and manufacturing waste now discharged into Taunton river or its tributaries; also what action is necessary to prevent the discharge of sewage or other matter therein injurious to the fish in the Taunton river or any of its tributaries. The report shall contain drafts of such legislation, if any, as, in the opinion of the department, may be necessary to prevent the continued pollution of the said river and its tributaries.

Investigation
as to pollution
of Taunton
river and its
tributaries.

Approved June 4, 1919.

RESOLVE GRANTING ANNUITIES TO SAMANTHA TALBOT AND *Chap. 30*
DELIA DAILEY OF AGAWAM.

Resolved, That there be allowed and paid out of the treasury of the commonwealth, in equal quarterly instalments, annuities of one hundred and fifty dollars each, for the term of five years, beginning April first, nineteen hundred and nineteen, to Samantha Talbot and Delia Dailey of Agawam, children of the late Eli and Saloma Burr, members of the

Annuities to
Samantha
Talbot and
Delia Dailey.

Oneida tribe of Indians. The said annuities, for the current year, shall be payable from item numbered one hundred and twelve of the general appropriation act.

Approved June 4, 1919.

Chap. 31 RESOLVE PROVIDING FOR AN INVESTIGATION BY THE DIRECTOR OF THE BUREAU OF STATISTICS AS TO THE VALUE OF THE PROPERTY OF EDUCATIONAL INSTITUTIONS WHICH IS EXEMPT FROM TAXATION.

Investigation as to value of property of educational institutions, etc., which is exempt from taxation.

Resolved, That the director of the bureau of statistics is hereby directed to ascertain the assessed value of the land now owned by each private charitable or educational institution in each city or town in the commonwealth, which is used for charitable or educational purposes and is exempt from taxation, and the assessed value of the land acquired by every such institution since January first, nineteen hundred and sixteen, and exempt from taxation, to collate the said data, and to report the same to the next general court on or before the first Wednesday of January.

Approved June 10, 1919.

Chap. 32 RESOLVE AUTHORIZING THE PAYMENT OF AN ANNUITY TO BERTHA M. GUENTHER OF DRACUT.

Annuity to Bertha M. Guenther.

Resolved, That there be allowed and paid out of the treasury of the commonwealth to Bertha M. Guenther of Dracut, beginning with the first day of January in the year nineteen hundred and nineteen, an annuity of one hundred and eighty dollars for the term of ten years, payable in equal quarterly instalments. The said annuity is granted on account of the death of her husband which was caused by a wound from a rifle bullet fired by a member of the militia of the commonwealth while engaged in target practice in the town of Dracut in June, nineteen hundred and one, the annuity to cease upon her death or remarriage. The said annuity, for the current year, shall be payable from item numbered one hundred and twelve of the general appropriation act.

Approved June 12, 1919.

Chap. 33 RESOLVE IN FAVOR OF MARIAN C. BURROWS, WIDOW OF CHARLES T. BURROWS.

In favor of widow of Charles T. Burrows.

Resolved, That, beginning with the first day of January in the year nineteen hundred and nineteen, there be allowed and paid out of the treasury of the commonwealth an annuity

of five hundred dollars for the term of five years, payable in equal quarterly installments, to Marian C. Burrows, widow of Charles T. Burrows, who was killed while in the service of the commonwealth as a member of the state guard, the annuity to cease if she remarries within the said period. The said annuity, for the current year, shall be payable from item numbered one hundred and twelve of the general appropriation act.

Approved June 12, 1919.

RESOLVE GRANTING A COUNTY TAX FOR THE COUNTY OF *Chap. 34*
BARNSTABLE.

Resolved, That the following sums are hereby appropriated for the expenses of the county of Barnstable, for the year nineteen hundred and nineteen:—

County tax,
Barnstable.

For interest on county debt, a sum not exceeding five thousand dollars.

For reduction of county debt, a sum not exceeding twelve thousand dollars.

For salaries of county officers and assistants, fixed by law, a sum not exceeding eleven thousand dollars.

For clerical assistance in county offices, a sum not exceeding three thousand three hundred dollars.

For salaries and expenses of district and police courts, a sum not exceeding eleven thousand dollars.

For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding eight thousand dollars.

For criminal costs in the superior court, a sum not exceeding five thousand dollars.

For civil expenses in the supreme judicial and superior courts, a sum not exceeding four thousand dollars.

For transportation expenses of county and associate commissioners, a sum not exceeding one thousand one hundred dollars.

For medical examiners, inquests, and commitments of the insane, a sum not exceeding two thousand dollars.

For auditors, masters and referees, a sum not exceeding one thousand seven hundred dollars.

For repairing, furnishing and improving county buildings, a sum not exceeding six thousand dollars.

For fuel, lights and supplies in county buildings, other than jails and houses of correction, and for care of the same, a sum not exceeding four thousand dollars.

County tax,
Barnstable.

For highways, including state highways, bridges and land damages, a sum not exceeding nineteen thousand five hundred dollars.

For county aid to agriculture, a sum not exceeding three thousand five hundred dollars.

For hospital or sanatorium, a sum not exceeding twenty-two thousand dollars.

For miscellaneous and contingent expenses of the current year, a sum not exceeding four hundred dollars.

And the county commissioners of said county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of ninety-six thousand dollars, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes.

Approved June 12, 1919.

Chap. 35 RESOLVE GRANTING A COUNTY TAX FOR THE COUNTY OF BERKSHIRE.

County tax,
Berkshire.

Resolved, That the following sums are hereby appropriated for the expenses of the county of Berkshire, for the year nineteen hundred and nineteen:—

For interest on county debt, a sum not exceeding four thousand dollars.

For salaries of county officers and assistants, fixed by law, a sum not exceeding seventeen thousand five hundred dollars.

For clerical assistance in county offices, a sum not exceeding six thousand two hundred and fifty dollars.

For salaries and expenses of district and police courts, a sum not exceeding twenty-nine thousand five hundred dollars.

For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding thirty thousand dollars.

For criminal costs in the superior court, a sum not exceeding nine thousand dollars.

For civil expenses in the supreme judicial and superior courts, a sum not exceeding six thousand dollars.

For transportation expenses of county and associate commissioners, a sum not exceeding four hundred dollars.

For medical examiners, inquests, and commitments of the insane, a sum not exceeding four thousand five hundred dollars.

For auditors, masters and referees, a sum not exceeding County tax,
Berkshire. two thousand dollars.

For building county buildings, a sum not exceeding five hundred dollars.

For repairing, furnishing and improving county buildings, a sum not exceeding five thousand dollars.

For fuel, lights and supplies in county buildings, other than jails and houses of correction, and for care of the same, a sum not exceeding seven thousand five hundred dollars.

For highways, including state highways, bridges and land damages, a sum not exceeding seventy-five thousand dollars.

For law libraries, a sum not exceeding eight hundred dollars.

For training school, a sum not exceeding fifteen hundred dollars.

For county aid to agriculture, a sum not exceeding six thousand dollars.

For a hospital or sanatorium, a sum not exceeding one thousand dollars.

For miscellaneous and contingent expenses of the current year, a sum not exceeding six thousand dollars.

For the care and maintenance of Greylock state reservation, a sum not exceeding three thousand dollars.

For the care and maintenance of Mount Everett state reservation, a sum not exceeding one thousand dollars.

For pensions, a sum not exceeding one thousand one hundred and twenty-five dollars.

And the county commissioners of said county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of one hundred ninety-nine thousand seven hundred ninety-eight dollars and five cents, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes.

Approved June 12, 1919.

RESOLVE GRANTING A COUNTY TAX FOR THE COUNTY OF *Chap. 36*
BRISTOL.

Resolved, That the following sums are hereby appropriated County tax,
Bristol. for the expenses of the county of Bristol, for the year nineteen hundred and nineteen:—

For interest on county debt, a sum not exceeding thirty-two thousand dollars.

For reduction of county debt, a sum not exceeding seventy-three thousand five hundred dollars.

County tax,
Bristol.

For salaries of county officers and assistants, fixed by law, a sum not exceeding thirty-five thousand dollars.

For clerical assistance in county offices, a sum not exceeding twenty-four thousand dollars.

For salaries and expenses of district and police courts, a sum not exceeding seventy-six thousand dollars.

For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding one hundred and ten thousand dollars.

For criminal costs in the superior court, a sum not exceeding twenty-five thousand dollars.

For civil expenses in the supreme judicial and superior courts, a sum not exceeding twenty-one thousand dollars.

For transportation expenses of county and associate commissioners, a sum not exceeding eight hundred dollars.

For medical examiners, inquests, and commitments of the insane, a sum not exceeding twelve thousand dollars.

For auditors, masters and referees, a sum not exceeding three thousand dollars.

For repairing, furnishing and improving county buildings, a sum not exceeding twelve thousand dollars.

For fuel, lights and supplies in county buildings, other than jails and houses of correction, and for care of the same, a sum not exceeding thirty-nine thousand dollars.

For highways, including state highways, bridges and land damages, a sum not exceeding twenty-six thousand dollars.

For law libraries, a sum not exceeding six thousand one hundred dollars.

For training school, a sum not exceeding twelve thousand dollars.

For pensions, a sum not exceeding three thousand dollars.

For miscellaneous and contingent expenses of the current year, a sum not exceeding two thousand five hundred dollars.

For agricultural school, a sum not exceeding thirty-five thousand dollars.

And the county commissioners of said county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of four hundred and sixty-three thousand four hundred dollars, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes.

Approved June 12, 1919.

RESOLVE GRANTING A COUNTY TAX FOR THE COUNTY OF *Chap. 37*
DUKES COUNTY.

Resolved, That the following sums are hereby appropriated for the expenses of the county of Dukes County, for the year nineteen hundred and nineteen:—

For interest on county debt, a sum not exceeding two hundred dollars.

For reduction of county debt, a sum not exceeding one thousand dollars.

For salaries of county officers and assistants, fixed by law, a sum not exceeding three thousand seventy dollars.

For clerical assistance in county offices, a sum not exceeding five hundred dollars.

For salaries and expenses of district and police courts, a sum not exceeding one thousand six hundred dollars.

For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding six hundred dollars.

For criminal costs in the superior court, a sum not exceeding five hundred dollars.

For civil expenses in the supreme judicial and superior courts, a sum not exceeding eight hundred dollars.

For transportation expenses of county and associate commissioners, a sum not exceeding seventy dollars.

For medical examiners, inquests, and commitments of the insane, a sum not exceeding two hundred dollars.

For auditors, masters and referees, a sum not exceeding two hundred dollars.

For repairing, furnishing and improving county buildings, a sum not exceeding eight hundred dollars.

For fuel, lights and supplies in county buildings, other than jails and houses of correction, and for care of the same, a sum not exceeding one thousand three hundred dollars.

For highways, including state highways, bridges and land damages, a sum not exceeding five thousand two hundred dollars.

For miscellaneous and contingent expenses of the current year, a sum not exceeding five hundred dollars.

For county aid to agriculture, a sum not exceeding eight hundred and fifty dollars.

And the county commissioners of said county are hereby authorized to levy as the county tax of said county for the

County tax,
Dukes County.

*County tax,
Dukes County.* current year, in the manner provided by law, the sum of fifteen thousand seven hundred and fifty-six dollars and thirty-five cents, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes.

Approved June 12, 1919.

*Chap. 38 RESOLVE GRANTING A COUNTY TAX FOR THE COUNTY OF
ESSEX.*

*County tax,
Essex.* *Resolved*, That the following sums are hereby appropriated for the expenses of the county of Essex, for the year nineteen hundred and nineteen:—

For interest on county debt, a sum not exceeding seventy thousand dollars.

For reduction of county debt, a sum not exceeding one hundred seventy-eight thousand five hundred dollars.

For salaries of county officers and assistants, fixed by law, a sum not exceeding forty-five thousand dollars.

For clerical assistance in county offices, a sum not exceeding thirty-nine thousand dollars.

For salaries and expenses of district and police courts, a sum not exceeding one hundred and two thousand five hundred dollars.

For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding ninety-three thousand dollars.

For criminal costs in the superior court, a sum not exceeding forty-five thousand dollars.

For civil expenses in the supreme judicial and superior courts, a sum not exceeding fifty-nine thousand dollars.

For trial justices, a sum not exceeding five thousand six hundred dollars.

For transportation expenses of county and associate commissioners, a sum not exceeding one thousand three hundred and fifty dollars.

For medical examiners, inquests, and commitments of the insane, a sum not exceeding thirteen thousand dollars.

For auditors, masters and referees, a sum not exceeding nine thousand five hundred dollars.

For repairing, furnishing and improving county buildings, a sum not exceeding thirty thousand dollars.

For fuel, lights and supplies in county buildings, other than jails and houses of correction, and for care of the same, a sum not exceeding fifty-three thousand dollars.

For highways, including state highways, bridges and land damages, a sum not exceeding one hundred eighty thousand dollars. County tax,
Essex.

For law libraries, a sum not exceeding six thousand dollars.

For training school, a sum not exceeding forty-five thousand dollars.

For miscellaneous and contingent expenses of the current year, a sum not exceeding twenty-six thousand twenty dollars and fifty cents.

For pensions, a sum not exceeding two thousand five hundred dollars.

For the maintenance of the independent agricultural school, a sum not exceeding sixty-two thousand dollars.

For the equipment of the independent agricultural school, a sum not exceeding three thousand dollars.

And the county commissioners of said county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of eight hundred and seventy-three thousand one hundred sixty dollars, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes.

Approved June 12, 1919.

RESOLVE GRANTING A COUNTY TAX FOR THE COUNTY OF *Chap. 39*
FRANKLIN.

Resolved, That the following sums are hereby appropriated for the expenses of the county of Franklin, for the year nineteen hundred and nineteen: — County tax,
Franklin.

For interest on county debt, a sum not exceeding three thousand two hundred dollars.

For salaries of county officers and assistants, fixed by law, a sum not exceeding eleven thousand six hundred ninety dollars.

For clerical assistance in county offices, a sum not exceeding four thousand five hundred dollars.

For salaries and expenses of district and police courts, a sum not exceeding ten thousand two hundred dollars.

For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding twenty thousand dollars.

For criminal costs in the superior court, a sum not exceeding three thousand dollars.

County tax,
Franklin.

For civil expenses in the supreme judicial and superior courts, a sum not exceeding seven thousand dollars.

For transportation expenses of county and associate commissioners, a sum not exceeding two hundred and fifty dollars.

For medical examiners, inquests, and commitments of the insane, a sum not exceeding one thousand seven hundred dollars.

For auditors, masters and referees, a sum not exceeding seven hundred dollars.

For repairing, furnishing and improving county buildings, a sum not exceeding one thousand five hundred dollars.

For fuel, lights and supplies in county buildings, other than jails and houses of correction, and for care of the same, a sum not exceeding five thousand five hundred dollars.

For highways, including state highways, bridges and land damages, a sum not exceeding forty thousand dollars.

For law libraries, a sum not exceeding four hundred dollars.

For miscellaneous and contingent expenses of the current year, a sum not exceeding three hundred sixty-four dollars and sixty-seven cents.

For Mount Sugar Loaf state reservation, a sum not exceeding one thousand five hundred dollars.

For county aid to agriculture, a sum not exceeding five thousand dollars.

For a hospital or sanatorium, a sum not exceeding four thousand ninety-nine dollars and thirty-four cents.

And the county commissioners of said county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of one hundred and eleven thousand four hundred dollars, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes.

Approved June 12, 1919.

Chap. 40 RESOLVE GRANTING A COUNTY TAX FOR THE COUNTY OF HAMPDEN.

County tax,
Hampden.

Resolved, That the following sums are hereby appropriated for the expenses of the county of Hampden, for the year nineteen hundred and nineteen:—

For interest on county debt, a sum not exceeding twenty thousand dollars.

For reduction of county debt, a sum not exceeding twenty-<sup>County tax,
seven thousand dollars. Hampden.</sup>

For salaries of county officers and assistants, fixed by law, a sum not exceeding twenty-eight thousand dollars.

For clerical assistance in county offices, a sum not exceeding twenty thousand dollars.

For salaries and expenses of district and police courts, a sum not exceeding fifty thousand dollars.

For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding sixty-five thousand dollars.

For criminal costs in the superior court, a sum not exceeding twenty-five thousand dollars.

For civil expenses in the supreme judicial and superior courts, a sum not exceeding twenty-five thousand dollars.

For trial justices, a sum not exceeding eight hundred dollars.

For transportation expenses of county and associate commissioners, a sum not exceeding one thousand dollars.

For medical examiners, inquests, and commitments of the insane, a sum not exceeding seven thousand dollars.

For auditors, masters and referees, a sum not exceeding seven thousand dollars.

For repairing, furnishing and improving county buildings, a sum not exceeding ten thousand dollars.

For fuel, lights and supplies in county buildings, other than jails and houses of correction, and for care of the same, a sum not exceeding thirty thousand dollars.

For highways, including state highways, bridges and land damages, a sum not exceeding thirty-eight thousand dollars.

For law libraries, a sum not exceeding four thousand dollars.

For training school, a sum not exceeding twenty-five thousand dollars.

For pensions, a sum not exceeding one thousand five dollars.

For miscellaneous and contingent expenses of the current year, a sum not exceeding nine thousand five hundred and five dollars and forty-nine cents.

For the care and maintenance of Mount Tom state reservation, a sum not exceeding four thousand five hundred dollars.

For county aid to agriculture, a sum not exceeding nineteen thousand dollars.

County tax,
Hampden.

And the county commissioners of said county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of three hundred and fifty thousand dollars, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes.

Approved June 12, 1919.

Chap. 41 RESOLVE GRANTING A COUNTY TAX FOR THE COUNTY OF HAMPSHIRE.

County tax,
Hampshire.

Resolved, That the following sums are hereby appropriated for the expenses of the county of Hampshire, for the year nineteen hundred and nineteen:—

For interest on county debt, a sum not exceeding five thousand dollars.

For reduction of county debt, a sum not exceeding eleven thousand dollars.

For salaries of county officers and assistants, fixed by law, a sum not exceeding twelve thousand dollars.

For clerical assistance in county offices, a sum not exceeding six thousand dollars.

For salaries and expenses of district and police courts, a sum not exceeding sixteen thousand dollars.

For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding seventeen thousand dollars.

For criminal costs in the superior court, a sum not exceeding six thousand dollars.

For civil expenses in the supreme judicial and superior courts, a sum not exceeding four thousand five hundred dollars.

For hospital or sanatorium, a sum not exceeding five thousand dollars.

For transportation expenses of county and associate commissioners, a sum not exceeding five hundred dollars.

For medical examiners, inquests, and commitments of the insane, a sum not exceeding three thousand dollars.

For auditors, masters and referees, a sum not exceeding one thousand dollars.

For building county buildings, a sum not exceeding three thousand dollars.

For repairing, furnishing and improving county buildings, a sum not exceeding two thousand dollars.

For fuel, lights and supplies in county buildings, other than jails and houses of correction, and for care of the same, a sum not exceeding eight thousand dollars.

For highways, bridges and land damages, a sum not exceeding seventy-five thousand dollars.

For law libraries, a sum not exceeding one thousand two hundred dollars.

For training school, a sum not exceeding five hundred dollars.

For miscellaneous and contingent expenses of the current year, a sum not exceeding two thousand dollars.

For Mount Tom state reservation, a sum not exceeding eight hundred dollars.

For pensions, a sum not exceeding eight hundred dollars.

For county aid to agriculture, a sum not exceeding six thousand dollars.

And the county commissioners of said county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of one hundred thirty-five thousand seven hundred ninety-one dollars and thirty cents, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes.

Approved June 12, 1919.

RESOLVE GRANTING A COUNTY TAX FOR THE COUNTY OF *Chap. 42*
MIDDLESEX.

Resolved, That the following sums are hereby appropriated for the expenses of the county of Middlesex, for the year nineteen hundred and nineteen:—

For interest on county debt, a sum not exceeding thirty-five thousand dollars.

For reduction of county debt, a sum not exceeding thirty-eight thousand dollars.

For salaries of county officers and assistants, fixed by law, a sum not exceeding fifty thousand dollars.

For clerical assistance in county offices, a sum not exceeding one hundred and twenty thousand dollars.

For salaries and expenses of district and police courts, a sum not exceeding one hundred and forty-five thousand dollars.

For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding two hundred thousand dollars.

County tax,
Middlesex.

For criminal costs in the superior court, a sum not exceeding sixty-five thousand dollars.

For civil expenses in the supreme judicial and superior courts, a sum not exceeding ninety thousand dollars.

For trial justices, a sum not exceeding one thousand five hundred dollars.

For transportation expenses of county and associate commissioners, a sum not exceeding one thousand five hundred dollars.

For medical examiners, inquests, and commitments of the insane, a sum not exceeding twenty-five thousand dollars.

For auditors, masters and referees, a sum not exceeding sixteen thousand dollars.

For repairing, furnishing and improving county buildings, a sum not exceeding thirty-five thousand dollars.

For fuel, lights and supplies in county buildings, other than jails and houses of correction, and for care of the same, a sum not exceeding one hundred thousand dollars.

For highways, including state highways, bridges and land damages, a sum not exceeding one hundred and twenty-five thousand dollars.

For law libraries, a sum not exceeding seven thousand dollars.

For training school, a sum not exceeding forty-five thousand dollars.

For county aid to agriculture, a sum not exceeding twenty-two thousand dollars.

For miscellaneous and contingent expenses of the current year, a sum not exceeding six thousand dollars.

For pensions, a sum not exceeding seventeen thousand dollars.

And the county commissioners of said county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of nine hundred sixty-two thousand two hundred fifty-eight dollars and thirty-seven cents, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes.

Approved June 12, 1919.

Chap. 43 RESOLVE GRANTING A COUNTY TAX FOR THE COUNTY OF PLYMOUTH.

County tax,
Plymouth.

Resolved, That the following sums are hereby appropriated for the expenses of the county of Plymouth, for the year nineteen hundred and nineteen:—

For interest on county debt, a sum not exceeding twelve thousand dollars. County tax,
Plymouth.

For reduction of county debt, a sum not exceeding nineteen thousand dollars.

For salaries of county officers and assistants, fixed by law, a sum not exceeding eighteen thousand dollars.

For clerical assistance in county offices, a sum not exceeding twelve thousand dollars.

For salaries and expenses of district and police courts, a sum not exceeding thirty-two thousand dollars.

For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding fifty-five thousand dollars.

For criminal costs in the superior court, a sum not exceeding twenty-two thousand dollars.

For civil expenses in the supreme judicial and superior courts, a sum not exceeding fifteen thousand dollars.

For transportation expenses of county and associate commissioners, a sum not exceeding one thousand dollars.

For medical examiners, inquests, and commitments of the insane, a sum not exceeding five thousand dollars.

For auditors, masters and referees, a sum not exceeding one thousand five hundred dollars.

For repairing, furnishing and improving county buildings, a sum not exceeding two thousand five hundred dollars.

For fuel, lights and supplies in county buildings, other than jails and houses of correction, and for care of the same, a sum not exceeding eight thousand dollars.

For highways, including state highways, bridges and land damages, a sum not exceeding fifty thousand dollars.

For law libraries, a sum not exceeding two hundred dollars.

For the training school, a sum not exceeding three thousand five hundred dollars.

For pensions, a sum not exceeding six hundred dollars.

For miscellaneous and contingent expenses of the current year, a sum not exceeding three thousand seven hundred thirteen dollars and seventy-six cents.

For county aid to agriculture, a sum not exceeding three thousand dollars.

And the county commissioners of said county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of

County tax,
Plymouth.

two hundred and twenty-eight thousand dollars, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes.

Approved June 12, 1919.

Chap. 44 RESOLVE GRANTING A COUNTY TAX FOR THE COUNTY OF WORCESTER.

County tax,
Worcester.

Resolved, That the following sums are hereby appropriated for the expenses of the county of Worcester, for the year nineteen hundred and nineteen:—

For interest on county debt, a sum not exceeding nine thousand dollars.

For salaries of county officers and assistants, fixed by law, a sum not exceeding forty-two thousand dollars.

For clerical assistance in county offices, a sum not exceeding forty thousand dollars.

For salaries and expenses of district and police courts, a sum not exceeding ninety-five thousand dollars.

For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding ninety-five thousand dollars.

For criminal costs in the superior court, a sum not exceeding forty thousand dollars.

For civil expenses in the supreme judicial and superior courts, a sum not exceeding thirty-five thousand dollars.

For trial justices, a sum not exceeding one thousand five hundred dollars.

For transportation expenses of county and associate commissioners, a sum not exceeding one thousand five hundred dollars.

For medical examiners, inquests, and commitments of the insane, a sum not exceeding fifteen thousand dollars.

For auditors, masters and referees, a sum not exceeding eight thousand dollars.

For building county buildings, a sum not exceeding five thousand dollars.

For repairing, furnishing and improving county buildings, a sum not exceeding thirteen thousand dollars.

For Quinsigamond bridge, a sum not exceeding twenty thousand dollars.

For fuel, lights and supplies in county buildings, other than jails and houses of correction, and for care of the same, a sum not exceeding thirty-two thousand dollars.

For highways, including state highways, bridges and land damages, a sum not exceeding sixty-five thousand dollars. County tax,
Worcester.

For law libraries, a sum not exceeding five thousand five hundred dollars.

For the training school, a sum not exceeding twenty thousand dollars.

For pensions, a sum not exceeding six thousand dollars.

For Wachusett Mountain state reservation, a sum not exceeding eight thousand dollars.

For county aid to agriculture, a sum not exceeding twenty thousand dollars.

For miscellaneous and contingent expenses of the current year, a sum not exceeding fifteen hundred dollars.

For leasing land for labor of prisoners, a sum not exceeding five hundred dollars.

And the county commissioners of said county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of four hundred and seventy thousand dollars, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes.

Approved June 12, 1919.

RESOLVE IN FAVOR OF THE WIDOW OF ROBERT J. GLAVIN. *Chap. 45*

Resolved, That the annuity of two hundred and fifty dollars payable to Mary Glavin, widow of Robert J. Glavin, authorized by chapter thirty-three of the resolves of nineteen hundred and fourteen, is hereby extended for the further period of five years, payable in equal quarterly instalments and terminable upon the remarriage of the annuitant. Payment thereof for the current year shall be made from item one hundred and twelve of the general appropriation act.

In favor of
widow of
Robert J.
Glavin.

Approved June 14, 1919.

RESOLVE GRANTING A COUNTY TAX FOR THE COUNTY OF NORFOLK. *Chap. 46*

Resolved, That the following sums are hereby appropriated for the expenses of the county of Norfolk, for the year nineteen hundred and nineteen: —

For interest on county debt, a sum not exceeding fifteen thousand dollars.

For reduction of county debt, a sum not exceeding forty-two thousand dollars.

County tax,
Norfolk.

County tax,
Norfolk.

For salaries of county officers and assistants, fixed by law, a sum not exceeding twenty-five thousand dollars.

For clerical assistance in county offices, a sum not exceeding thirty thousand dollars.

For salaries and expenses of district and police courts, a sum not exceeding forty-nine thousand dollars.

For salaries of jailers, masters and assistants, and support of prisoners in jails and houses of correction, a sum not exceeding thirty-six thousand dollars.

For criminal costs in the superior court, a sum not exceeding twenty thousand dollars.

For civil expenses in the supreme judicial and superior courts, a sum not exceeding twenty-two thousand dollars.

For transportation expenses of county and associate commissioners, a sum not exceeding one thousand five hundred dollars.

For medical examiners, inquests, and commitments of the insane, a sum not exceeding eight thousand dollars.

For auditors, masters and referees, a sum not exceeding five thousand five hundred dollars.

For repairing, furnishing and improving county buildings, a sum not exceeding nine thousand dollars.

For fuel, lights and supplies in county buildings, other than jails and houses of correction, and for care of the same, a sum not exceeding thirty-five thousand dollars.

For highways, including state highways, bridges and land damages, a sum not exceeding fifty-three thousand dollars.

For the training school, a sum not exceeding seven thousand dollars.

For pensions, a sum not exceeding one thousand dollars.

For agricultural school, a sum not exceeding thirty-five thousand dollars.

For miscellaneous and contingent expenses of the current year, a sum not exceeding three thousand four hundred one dollars and eighty-five cents.

And the county commissioners of said county are hereby authorized to levy as the county tax of said county for the current year, in the manner provided by law, the sum of three hundred and forty thousand dollars, to be expended, together with the cash balance on hand and the receipts from other sources, for the above purposes.

Approved June 14, 1919.

RESOLVE PROVIDING FOR A SPECIAL COMMISSION TO INVESTIGATE THE MATTER OF TAXES PAID TO THE COMMONWEALTH UNDER MISTAKE OF LAW OR FACT. *Chap. 47*

Resolved, That a special commission consisting of the tax commissioner, the attorney-general and the treasurer and receiver general is hereby established to investigate the matter of taxes paid to the commonwealth under mistake of law or fact. The commission shall especially consider the subject-matter of house documents numbered 712, 720, 837, 1010, 1011, 1013 and 1541, and the house document numbered 552, based upon house documents numbered 653, 1056, 1150 and 1151 of nineteen hundred and eighteen, and shall ascertain by questionnaire, hearings or otherwise the matters of law and of fact upon which the claims set forth in the said bills are based. The commission may administer oaths, and may compel the attendance of witnesses, and the production of books and documents material to the claims aforesaid.

The commission shall report upon the claims aforesaid and upon any other like claims the existence of which can be ascertained by the commission, including cases in which the commonwealth has collected or received taxes of any kind under statutes which have been declared to be unconstitutional, under an erroneous construction of valid statutes or under illegal rules or regulations, or through mistakes of law or of fact, whether on the part of the commonwealth or any department or official thereof, or on the part of the taxpayer, including especially the matter of excise taxes collected on foreign corporations under chapter four hundred and ninety of the acts of nineteen hundred and nine, and under chapter seven hundred and twenty-four of the acts of nineteen hundred and fourteen.

The commission shall ascertain the practice of the commonwealth and of the cities and towns thereof in similar cases in the past, and also the practice of the federal government, of the various states, and of any foreign countries the laws of which may be brought to the attention of the commission.

The commission shall ascertain, so far as possible, the amount now required to repay all taxes collected or received by the commonwealth as above described, and also, so far as possible, the probable amounts which will be required to meet similar claims in the future, and also the funds or

Special commission to investigate matter of taxes paid to commonwealth under mistake of law or fact.

Report.

To ascertain certain practices.

To ascertain amount required for repayment of taxes, etc.

To recommend
a general
policy, etc.

revenues, if any, now properly available for such repayment. The commission shall especially consider and recommend a general policy in respect to the said matters, and whether there should be a period of time fixed by statute within which all claims for the repayment of taxes should be made, either by the bringing of a suit, or by filing the claim with the department of the tax commissioner, or by making it the subject of a petition to the general court, and whether or not a general act should be passed authorizing repayment in certain cases without the necessity of special legislation.

Time of making
report.

The commission shall report its findings and recommendations in full to the next general court, on or before the tenth day of January, with drafts of any legislation which the commission may deem expedient. The members of the commission may authorize their respective deputy officers to sit at any hearing in place of themselves, and the commission may, through the office of the tax commissioner, expend such sum, not exceeding five hundred dollars, as the general court may appropriate for the purpose.

Approved June 24, 1919.

Chap. 48 RESOLVE TO PROVIDE FOR TEMPORARY RELIEF OF THE NEEDY BLIND AND FOR AN INVESTIGATION BY A SPECIAL COMMISSION RELATIVE TO ADDITIONAL ASSISTANCE FOR BLIND PERSONS.

Relief of blind
and needy
persons.

Resolved, That the commission for the blind may expend during the current fiscal year, to the extent that an appropriation is made therefor by the general court, a sum not exceeding ten thousand dollars for the relief of blind and needy persons who are, at the date of passage of this resolve, legal residents of the commonwealth, and be it further

Investigation
as to additional
assistance for
blind persons.

Resolved, That the director of the said commission, the secretary of the state board of charity and the supervisor of administration are hereby constituted a special commission to investigate and consider all matters relative to the registration, care and relief of blind persons in the commonwealth and such other matters relative to said persons as the said special commission may deem pertinent to this inquiry, including the following questions: — The approximate number of blind persons now residing in the commonwealth and their age, sex, nationality, citizenship, place of residence, occupation and dependency; the advisability of establishing, by law or otherwise, any new methods for

maintaining a complete and accurate registration of said persons; the need of new methods of financial and other relief through education, employment, institutional care or treatment, financial assistance or otherwise, and whether such relief should be borne by the commonwealth or by the cities and towns.

The commission is especially directed to consider the subject-matter of house bills numbered seven hundred and five and eleven hundred and forty-three of the current year, and to report upon the advisability of the legislation proposed therein and the estimated expense that would be entailed thereby.

All other boards and officials of the commonwealth and of the cities and towns are hereby directed to co-operate with the said special commission and to assist it in procuring such information as it may require. The commission shall report its findings to the next general court not later than the tenth day of January, with such recommendations for legislation as it may deem appropriate, and may expend for the investigation such sums as may hereafter be appropriated therefor.

Approved June 24, 1919.

Subject-matter
of certain house
bills to be con-
sidered.

Co-operation
of certain
officials.

Report.

RESOLVE PROVIDING FOR AN INVESTIGATION BY THE STATE *Chap. 49*

DEPARTMENT OF HEALTH AND THE METROPOLITAN WATER
AND SEWERAGE BOARD RELATIVE TO WATER SUPPLY
NEEDS AND RESOURCES AND TO THE USE OF GREAT PONDS.

Resolved, That the state department of health and the metropolitan water and sewerage board, acting jointly, shall forthwith proceed to investigate the water supply needs of the inhabitants of the commonwealth, including all questions relating to the quantity of water to be obtained from available sources, its quality, the best methods of protecting the purity of the water, the construction, operation and maintenance of works for storing, conveying and purifying the water, the cost of the same, the damages to property, and all matters pertaining to the subject. The said board shall also consider and report whether any of the great ponds now used as sources of water supply might better be devoted to purposes of public recreation, and shall determine the extent to which boating, fishing or other use of any such sources may properly be authorized. The said board shall have power to employ such engineering and other assistance and to incur such expenses as may be necessary for carrying out

Investigation
as to water
supply needs
and resources
and to the use
of great ponds.

Report to
general court.

the provisions of this resolve, and shall report fully with plans and estimates to the general court on or before the first Wednesday in January in the year nineteen hundred and twenty-one, including in its report drafts of any legislation recommended by it. Before incurring any expense the board shall, from time to time, estimate the amount required therefor, and shall submit the same to the governor and council for their approval, and no expense shall be incurred beyond the amount so estimated and approved.

Approved June 24, 1919.

Chap. 50 RESOLVE PROVIDING FOR AN INVESTIGATION AS TO THE TRANSFER OF THE STATE PRISON TO THE STATE FARM AT BRIDGEWATER.

Investigation
as to transfer
of state prison
to the state
farm at
Bridgewater.

Resolved, That the director of the Massachusetts bureau of prisons, the warden of the state prison and the superintendent of the state farm are hereby constituted a special commission to examine and study the buildings at the state farm at Bridgewater with a view to their use as a state prison, to prepare preliminary studies and general specifications sufficient for a careful estimate of the cost of such new building and other construction as may be needed to permit of the transfer of the state prison to the state farm, and to report drafts of such legislation as may be necessary to accomplish the said transfer. The commission shall report to the next general court on the first Wednesday in January, and shall also make a preliminary report to the supervisor of administration not later than October fifteenth, nineteen hundred and nineteen, sufficient for budget investigation. The commission may incur such necessary expense as will come within an appropriation hereafter to be made therefor.

Approved June 24, 1919.

Chap. 51 RESOLVE PROVIDING FOR AN INVESTIGATION AS TO THE FEASIBILITY OF CONSTRUCTING A BRIDGE OR A TRAFFIC TUNNEL CONNECTING BOSTON AND EAST BOSTON.

Investigation
as to feasibility
of constructing
a bridge or a
traffic tunnel
connecting
Boston and
East Boston.

Resolved, That the commission on waterways and public lands and the transit department of the city of Boston are hereby created a joint board for the purpose of investigating the feasibility of constructing either a bridge or a traffic tunnel to connect Boston and East Boston. The board shall investigate and consider the relative advantages and disadvantages of a traffic tunnel, shall prepare preliminary

plans and estimates of cost covering the construction of that type of structure which it deems most suitable, and shall report in print to the next general court not later than the first day of January. The expenses incurred by the said board shall not exceed the sum of twenty thousand dollars, and no expenditure shall be made until the city of Boston has raised by taxation, appropriated and paid into the treasury of the commonwealth the sum of ten thousand dollars. Upon the completion of the work, the expense shall be divided between the commonwealth and the city of Boston, and any unexpended balance of the appropriation made by the city of Boston shall be refunded to the city. This resolve shall not be effective until its provisions are accepted by the mayor and city council of the city of Boston.

Expenses.

Acceptance.

Approved June 24, 1919.

[Accepted August 5, 1919.]

RESOLVE AUTHORIZING THE METROPOLITAN PARK COM- *Chap. 52*
MISSION TO MAKE CERTAIN PAYMENTS TO THE WIFE OF
JAMES B. ELLIS OF EVERETT.

Resolved, That the metropolitan park commission is hereby authorized to continue after the month of March during the current fiscal year monthly payments to Isobel M. Ellis, in the same amounts which would have been paid to her husband, James B. Ellis, had he continued to serve as a police officer in the employ of said commission. The payments authorized hereby shall be made from item number five hundred and nine of the general appropriation act.

Metropolitan park commission may make certain payments to wife of James B. Ellis.

Approved June 24, 1919.

RESOLVE DIRECTING THE INDUSTRIAL ACCIDENT BOARD TO *Chap. 53*
INVESTIGATE THE PRACTICABILITY OF USING FOR DISABLED
INDUSTRIAL WORKERS THE NEW CONTRIVANCES FOR RE-
STORING INJURED SOLDIERS TO PRODUCTIVE EMPLOY-
MENT.

Resolved, That the industrial accident board shall investigate the practicability of using for persons incapacitated by industrial accidents the various mechanical and surgical devices, and methods of training and education, that have been invented or developed during the present war for the purpose of restoring injured soldiers and sailors to health and to productive employment. The board shall determine what steps to this end should be taken by the common-

Investigation as to practicability of using for disabled industrial workers the new contrivances for restoring injured soldiers to productive employment.

Report to
general court.

wealth, and shall make a survey of the resources, public and private, both actual and potential, which are available for the purpose. The board shall report to the next general court with drafts of such legislation as it may deem expedient, and may expend such sum not exceeding one thousand dollars as may hereafter be appropriated.

Approved June 24, 1919.

Chap. 54 RESOLVE PROVIDING FOR A FURTHER EXTENSION OF TIME FOR THE IMPROVEMENT OF NAVIGATION OF THE MERRIMACK RIVER FROM THE SEA TO HUNT'S FALLS AT LOWELL.

Time further
extended for
improvement
of navigation
of Merrimack
river.

Resolved, That the sum of one million dollars appropriated by chapter six hundred and ninety-one of the acts of nineteen hundred and fourteen, as affected by chapter fifty of the resolves of nineteen hundred and sixteen, for the improvement of navigation in Merrimack river from the sea to Hunt's Falls at Lowell, shall be available for the purposes of the said act, for the period of three years after the passage of this resolve, notwithstanding the provisions of section thirty-one of chapter six of the Revised Laws, as amended by section seven of chapter two hundred and eleven of the acts of nineteen hundred and five, and by section six of chapter two hundred and fifty-seven of the General Acts of nineteen hundred and eighteen.

Approved June 27, 1919.

Chap. 55 RESOLVE TO PROVIDE FOR AN INVESTIGATION AS TO THE FEASIBILITY OF CONSTRUCTING CERTAIN RAPID TRANSIT CIRCUITS BY MEANS OF SURFACE TRACKS ON OR NEAR EXISTING RAILROAD LOCATIONS IN THE CITY OF BOSTON.

Investigation as
to feasibility of
constructing
certain rapid
transit circuits
by means of
surface tracks
on or near
existing rail-
road locations
in Boston.

Resolved, That the public service commission and the transit department of the city of Boston, succeeding to the powers of the Boston transit commission as formerly established by law, be constituted a joint board to consider the desirability and feasibility, having regard to the engineering, operating and financial difficulties of extending the present rapid transit system of the Boston Elevated Railway Company within the city of Boston (1) by the construction of a rapid transit circuit, or any part of the same, connecting the present terminus of the Dorchester tunnel at Andrew square with surface tracks to be constructed on or adjacent to the location of the Old Colony division of the New York,

New Haven and Hartford railroad as far as the junction of the Shawmut branch of said division, thence by said Shawmut branch and by connections at or near Mattapan square with the location of the Midland division of said railroad, and thence back to Andrew square by surface tracks to be constructed on or adjacent to the location of said division; and also (2) by the construction of a rapid transit circuit, or any part thereof, from the present terminus of the elevated structure of the Boston Elevated Railway Company at Forest Hills by surface tracks on or adjacent to the location of the West Roxbury branch of the Providence division of the New York, New Haven and Hartford Railroad Company to Dedham, with return connection from Dedham to the Forest Hills terminus, by way of Readville, by rapid transit tracks to be constructed on or adjacent to the location of the main line of said Providence division. The investigation may also include an inquiry as to making provision for the handling of freight, express matter and mails in connection with said circuits, and the construction of transfer stations at suitable points for the convenient transfer of passengers between the surface car tracks of the Boston Elevated Railway Company and the said rapid transit circuits. The said joint board shall also inquire into the possibility of bringing about such legal, operating and financial relations between the Boston Elevated Railway Company and the New York, New Haven and Hartford Railroad Company, by way of lease or otherwise, as would make it feasible to construct and operate either or both of the above named rapid transit circuits, or any part thereof, by arrangement between the said corporations, with such authorization or approval by the general court or by public authorities as may be requisite or proper. The said joint board shall report to the next general court not later than the tenth day of January.

Approved June 27, 1919.

Handling of
freight, express
matter and
mails, etc.

Report to
general court.

RESOLVE TO PROVIDE FOR AN INVESTIGATION BY A SPECIAL *Chap. 56*
COMMISSION AS TO THE TRAINING OF DISABLED SOLDIERS
AND SAILORS AND OF RELATED MATTERS.

Resolved, That a special commission, to consist of the commissioner of education, the director of the commission for the blind, the commissioner of labor and six other persons to be appointed by the governor, shall investigate the subject-matter of the recommendations of the board of education

Special
commission to
make investi-
gation as to
training of
disabled
soldiers and
sailors, etc.

Report to
general court.

relating to the training of disabled soldiers and sailors embodied in house document three hundred and forty-four, and also the subject-matter of senate bills two hundred and forty-five and two hundred and forty-six, of house bills two hundred and seventeen and twelve hundred and forty-four and of house resolve one hundred and one. The commission, with the approval of the governor and council, may expend such sums not exceeding one thousand dollars, as may hereafter be appropriated, and shall report the result of its investigation to the next general court on or before the seventh day of January. *Approved July 1, 1919.*

Chap. 57 RESOLVE IN FAVOR OF THE FIRST ASSISTANT CLERK OF COURTS FOR THE COUNTY OF PLYMOUTH.

In favor of first
assistant clerk
of courts for
Plymouth
county.

Resolved, That the county of Plymouth is hereby directed to pay to the person holding the office of first assistant clerk of courts for said county for the year nineteen hundred and eighteen the sum of five hundred and seventy-five dollars by way of rectifying an error in chapter two hundred and eighty-seven of the General Acts of said year, whereby the incumbent of the said office was deprived of an intended increase in salary. *Approved July 1, 1919.*

Chap. 58 RESOLVE AUTHORIZING THE TRUSTEES OF THE TAUNTON STATE HOSPITAL TO ERECT A TABLET IN MEMORY OF MARY JANE FLYNN.

Trustees of
Taunton state
hospital may
erect a tablet
in memory of
Mary Jane
Flynn.

Resolved, That for the purpose of erecting in the Taunton state hospital a suitable tablet in memory of Mary Jane Flynn, who died on the eighteenth day of October, nineteen hundred and eighteen from disease contracted in the service of said hospital, the trustees thereof may expend from the appropriation embodied in item four hundred and four of the general appropriation act of the current year a sum not exceeding one hundred and seventy-five dollars.

Approved July 2, 1919.

Chap. 59 RESOLVE TO PROVIDE FOR AN INVESTIGATION RELATIVE TO PROVIDING FINANCIAL PROTECTION TO THE PUBLIC AGAINST DAMAGES CAUSED BY MOTOR-VEHICLE ACCIDENTS.

Investigation
relative to
providing
financial pro-
tection to

Resolved, That the attorney-general and the insurance commissioner are hereby directed to inquire into the subject-matter of house bill numbered 261 and senate bill numbered

190, of the current year, relative to providing financial protection to the public from damages to persons and property caused by the operation of motor vehicles. They shall also consider the feasibility of establishing a system of compensation and compulsory insurance in respect to damages so caused, the system to be administered by a state board or commission, in a manner similar to the administration of the workmen's compensation act by the industrial accident board; and, further, whether a state insurance company would furnish the best method of providing the said insurance. They shall report to the next general court, not later than the first Wednesday in January, with drafts of such legislation as they may deem expedient.

public against
damages caused
by motor-
vehicle
accidents.

Report to
general court.

Approved July 5, 1919.

RESOLVE AUTHORIZING THE PURCHASE OF A BOOK CONTAINING PORTRAITS AND BIOGRAPHICAL SKETCHES OF MEMBERS OF THE GENERAL COURT OF NINETEEN HUNDRED AND NINETEEN. *Chap. 60*

Resolved, That the joint committee on rules be authorized to purchase, at an expense not exceeding one thousand dollars, to be paid from such appropriation as may hereafter be made by the general court, three hundred copies of a book containing portraits and biographical sketches of members of the present general court and of state officers for the year nineteen hundred and nineteen, a list of the legislative standing committees and a list of the standing committees of which each senator and representative is a member, the said book to be furnished to each member of the general court and to such other persons as the said committee shall direct.

Purchase of
book containing
portraits, etc.,
of members of
general court
of 1919
authorized.

Approved July 5, 1919.

RESOLVE AUTHORIZING THE LEASING OF THE NORFOLK STATE HOSPITAL TO THE FEDERAL GOVERNMENT. *Chap. 61*

Resolved, That the governor and council be authorized to lease to the federal government, for the use of any department thereof, the land and buildings, or any part thereof, comprising the Norfolk state hospital, for a term not exceeding five years and for such rental as the governor and council may fix; but no person shall obtain a settlement in this commonwealth by reason of his residence at the said institution.

Leasing of
Norfolk state
hospital to
federal
government
authorized.

Approved July 8, 1919.

Chap. 62 RESOLVE TO PROVIDE FOR AN INVESTIGATION RELATIVE TO THE CONSTRUCTION OF A STATE HIGHWAY IN THE TOWN OF WILLIAMSTOWN.

Investigation as to construction of a state highway in town of Williamstown.

Resolved, That the Massachusetts highway commission be directed to inquire into the subject-matter of house bill number two hundred and thirty-two, providing for the construction and maintenance of a state highway in the town of Williamstown, and to determine the proper route and to estimate the cost thereof. The commission shall also ascertain the probable policy of the state of New York as to the construction of a suitable connecting highway. For the purpose of this investigation, the commission may expend a sum not exceeding fifteen hundred dollars, to be paid from item number three hundred and thirty-six of the general appropriation act, and shall report to the next general court on or before the seventh day of January.

Approved July 9, 1919.

Chap. 63 RESOLVE AUTHORIZING THE PAYMENT OF A SUM OF MONEY TO THE CAVANAUGH BROTHERS HORSE COMPANY.

Payment to Cavanaugh Brothers Horse Company.

Resolved, That, subject to such appropriation as may hereafter be made, there be allowed and paid out of the treasury of the commonwealth a sum not exceeding four hundred and fifty-three dollars to the Cavanaugh Brothers Horse Company for the purpose of compensating the said corporation for expenses incurred and loss and damage sustained by it in the performance of its contracts to furnish horses for the use of the militia and national guard of the commonwealth. The amount shall be paid only upon the filing with the auditor of the commonwealth of a release duly executed by the said company agreeing that the said sum is received in full satisfaction of any and all claims against the commonwealth.

Approved July 10, 1919.

Chap. 64 RESOLVE TO PROVIDE FOR AN INVESTIGATION WITH A VIEW TO REDUCING THE DANGER OF FIRE AT THE SOLDIERS' HOME IN MASSACHUSETTS.

Investigation with a view to reducing danger of fire at Soldiers' Home.

Resolved, That the supervisor of administration is hereby directed to make a study of the requirements of the Soldiers' Home in Massachusetts in respect to new construction and

other measures necessary to reduce the danger of fire at that institution. The supervisor shall report to the next general court on or before the third Wednesday in January his conclusions and recommendations including recommendations for a permanent building program for said institution indicating in what order the several buildings or parts of buildings should be constructed or reconstructed, and submitting estimates of the cost thereof. *Approved July 11, 1919.*

Home in
Massachusetts.
Report to
general court.

RESOLVE IN FAVOR OF THE WIDOW OF CHARLES F. GRAY. *Chap. 65*

Resolved, That there be allowed and paid out of the treasury of the commonwealth to Annette C. Gray, widow of Charles F. Gray, who died on the twenty-seventh of March, and had been employed at the state house since October first, eighteen hundred and ninety-eight, first by the civil service commission up to January first, nineteen hundred and seven, and at the time of his death as an accountant in the department of the auditor of the commonwealth, the remainder of the salary for the current year to which he would have been entitled had he lived until the end of the year.

In favor of
widow of
Charles F.
Gray.

Approved July 11, 1919.

RESOLVE IN FAVOR OF THE WIDOW OF J. HENRY COLBURN. *Chap. 66*

Resolved, That beginning with the first day of June in the year nineteen hundred and nineteen, there be allowed and paid out of the treasury of the commonwealth, to the widow of J. Henry Colburn, who was killed while in service of the commonwealth as a member of the state guard, an annuity of five hundred dollars for the term of five years, payable in quarterly instalments and terminable upon the remarriage of the annuitant. Payments authorized by this resolve for the current year shall be made from item number one hundred and twelve of the general appropriation act.

In favor of
widow of J.
Henry Colburn.

Approved July 12, 1919.

RESOLVE AUTHORIZING THE ERECTION OF A TABLET IN THE STATE HOUSE IN MEMORY OF THE ANIMALS WHO SERVED IN THE WAR WITH GERMANY. *Chap. 67*

Resolved, That the state house commission is hereby authorized and directed to provide a suitable place in the state house for the erection, without expense to the common-

Erection of
tablet in state
house in mem-
ory of animals
who served in
German war.

wealth and subject to the approval of said commission, of a tablet in memory of the horses, dogs and other animals whose faithful services, suffering and death were part of the price paid in the great war, just concluded, waged in behalf of the liberties of mankind. *Approved July 16, 1919.*

Chap. 68

RESOLVE IN FAVOR OF ELLA M. HERTER.

In favor of
Ella M.
Herter.

Proviso.

Resolved, That there be allowed and paid to Ella M. Herter, widow of Robert Herter, late a messenger of the supreme judicial court, the remainder of the salary which he would have been entitled to receive had he lived until the end of the present calendar year. Of the sum so paid, the commonwealth shall pay one fifth, and the county of Suffolk four fifths. This resolve shall take effect upon its acceptance by the city council of the city of Boston, with the approval of the mayor: *provided*, that such acceptance occurs prior to the thirty-first day of December in the current year.

Approved July 18, 1919.

Chap. 69 RESOLVE PROVIDING FOR AN INVESTIGATION BY A SPECIAL COMMISSION OF THE QUESTION OF THE REGULATION OF BILLBOARDS AND OTHER ADVERTISING DEVICES ADJOINING PUBLIC HIGHWAYS.

Investigation as
to question of
regulation of
billboards and
other advertising
devices
adjoining
public
highways.

Report to
general court.

Resolved, That the attorney-general or an assistant attorney-general designated by him, the chairman of the Massachusetts highway commission, and the chief of the district police, or their lawful successors, are hereby made a commission for the purpose of investigating the question of the regulation of billboards and other advertising devices on public ways, in public places and on private property within public view. The said commission shall hold public hearings, may administer oaths and require the attendance of witnesses and the production of books and documents, may incur such expenses for clerical or other assistance with the approval of the governor and council, within the limits of such sum as may be appropriated by the general court. They shall report to the next general court on the first Wednesday in January. Their report shall contain such drafts of proposed legislation as in their opinion will accomplish the proper regulation of billboards and other advertising devices adjoining public highways.

Approved July 19, 1919.

RESOLVE PROVIDING ADDITIONAL COMPENSATION FOR THE *Chap. 70*
PAGES OF THE SENATE AND HOUSE OF REPRESENTATIVES.

Resolved, That there be allowed and paid out of the treasury of the commonwealth to each of the pages of the senate and house of representatives the sum of fifty dollars as additional compensation for services performed during the present session.

Approved July 22, 1919.

Additional
compensation
for pages of
general court.

Special Acts and Resolves passed at Extra Session, November 18 to December 23, 1919, printed on pages 345 to 365.

wealth and subject to the approval of said commission, of a tablet in memory of the horses, dogs and other animals whose faithful services, suffering and death were part of the price paid in the great war, just concluded, waged in behalf of the liberties of mankind. *Approved July 16, 1919.*

Chap. 68

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In favor of
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regulation of
billboards and
other advertising
devices
adjoining
public
highways.

Report to
general court.

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Approved July 22, 1919.

Additional
compensation
for pages of
general court.

The Commonwealth of Massachusetts.

OFFICE OF THE SECRETARY,
BOSTON, August 22, 1919.

Pursuant to the provisions of Article XLVIII of the Amendments to the Constitution, "The Referendum. III. Referendum Petitions. Section 4", a petition was filed in this office June 21, 1919, by the required number of qualified voters, asking for a referendum on Chapter 182, Special Acts of 1919, entitled, "An Act to extend the time for the operation of certain provisions of law relative to the Boston and Maine Railroad", approved May 23, 1919, and requesting the repeal of said law. At the date hereof, the completed number of subsequent signatures of qualified voters not having been filed, the operation of said law is not suspended.

ALBERT P. LANGTRY,
Secretary of the Commonwealth.

Petition filed
requesting
referendum
on chapter
182, Special
Acts of 1919.

The Commonwealth of Massachusetts.

OFFICE OF THE SECRETARY, BOSTON, October 1, 1919.

I certify that the special acts and resolves contained in this volume passed at the regular session of the present year are true copies of the originals on file in this office.

ALBERT P. LANGTRY,
Secretary of the Commonwealth.



SPECIAL ACTS AND RESOLVES

EXTRA SESSION, 1919

SPECIAL ACTS.

EXTRA SESSION, 1919.

AN ACT TO AUTHORIZE THE CITY OF HAVERHILL TO LAY *Chap. 243*
OUT AND CONSTRUCT A FOOTWAY BETWEEN HAVERHILL
AND BRADFORD.

Be it enacted, etc., as follows:

SECTION 1. The city of Haverhill may lay out and construct therein a footway for the common use of foot passengers, from a point near the northerly end of Blossom street in Bradford, across the Merrimack river to a point on Washington street near the crossing of the Boston and Maine Railroad, and for the purpose may utilize a sidewalk attached to the bridge of the said railroad over the said river, which sidewalk shall be a part of said footway.

SECTION 2. For the purposes aforesaid, and for the purpose of obtaining convenient approaches to said sidewalk, the said city may take such lands, buildings, wharves, piers and structures as it may deem necessary and may erect thereon and thereover such structures as it may deem necessary: *provided*, that it shall not take up or remove any track now laid by the Boston and Maine Railroad, except with the consent of the department of public utilities, nor erect or place any structure upon or over any such track which will prevent the convenient passage of trains thereon.

SECTION 3. The said city shall, within sixty days after the taking of any lands, buildings, wharves, piers or structures as aforesaid, and within sixty days after the erection of any structure on or over any lands, buildings, wharves, piers or structures as aforesaid, otherwise than by agreement with the owners thereof, file and cause to be recorded in the registry of deeds for the southern district of Essex county a description thereof, sufficiently accurate for identification,

City of
Haverhill may
construct a
footway
between Haver-
hill and
Bradford.

May take
lands, etc.

Proviso.

Description of
lands, etc., to
be recorded.

with a statement of the purposes for which the same were taken or used.

Assessment of
damages, etc.

SECTION 4. Any person or corporation sustaining damage to property by reason of any doings of said city under the authority of the preceding sections, and failing to agree with the said city as to the amount thereof, may have the damages assessed and determined in the manner provided by law when land is taken for highways, on application at any time within twelve months after such doings, but no application shall be made after the expiration of said twelve months.

City shall con-
form to require-
ments of certain
state depart-
ments.

SECTION 5. In the location and construction of the said footway, including said sidewalk and approaches, the city shall conform to such requirements as shall be made by the department of public utilities and the department of public works, and shall not proceed to the location and construction of the same until the plans therefor have been approved by said departments.

Act, how
construed.

SECTION 6. Nothing in this act contained shall be construed to impose any liability on the Boston and Maine Railroad for damages for bodily injuries sustained by any person while travelling on that part of said footway attached to said bridge or to impose any obligation on said railroad to repair, rebuild or reconstruct said footway, or in any way to affect or impair the obligations imposed upon said railroad by chapter two hundred and sixty-five of the acts of eighteen hundred and eighty-one.

May borrow
money, etc.

SECTION 7. The said city of Haverhill may borrow, inside the statutory limit of indebtedness, a sum of money not exceeding twenty thousand dollars, for the purposes set forth in the preceding sections, and may issue bonds or notes therefor, each authorized issue thereof to constitute a separate loan. Such bonds or notes shall bear on their face the words City of Haverhill, Footway Loan, Act of 1919, shall be payable by such annual payments, beginning not more than one year after the date thereof, as will extinguish each loan within five years from its date, and the amount of such annual payments in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. Said bonds or notes shall be signed by the treasurer and countersigned by the mayor and shall bear such rates of interest as may be fixed by the treasurer with the approval of the mayor. The said city may sell such securities at public or private sale upon such terms and conditions as it may deem proper but not for less than their par value, and

City of Haver-
hill, Footway
Loan, Act of
1919.

the proceeds, except premiums, shall be used only for the purposes specified in the vote authorizing the loan, as set forth in this act.

SECTION 8. The city at the time of authorizing the said loan, shall provide for the payment thereof in such annual payments as will extinguish the same within the time prescribed in this act, and when such provision has been made the amount required therefor shall annually, without further vote, be assessed by the assessors of the city in the same manner as other taxes, until the said debt is extinguished.

SECTION 9. This act shall take effect upon its passage.

Approved December 10, 1919.

Payment
of loan.

[1919, 191, Spec.]

AN ACT TO PROVIDE FOR ANNUAL INSTEAD OF SEMI-ANNUAL PAYMENTS BY THE COMMONWEALTH OF DEFICITS IN THE COST OF OPERATION OF THE BOSTON ELEVATED RAILWAY COMPANY.

Whereas, The deferred operation of this act would tend to defeat its purpose; therefore it is hereby declared to be an emergency law necessary for the immediate preservation of the public convenience.

Be it enacted, etc., as follows:

SECTION 1. Section eleven of chapter one hundred and fifty-nine of the Special Acts of nineteen hundred and eighteen is hereby amended by striking out in the second and third lines the words "December or", and in the fourteenth line the words "or December", so as to read as follows:

— *Section 11.* If, as of the last day of June in the year nineteen hundred and nineteen, or the last day of any June thereafter, the amount remaining in the reserve fund shall be insufficient to meet the deficiency mentioned in section nine, it shall be the duty of the trustees to notify the treasurer and receiver general of the commonwealth of the amount of such deficiency, less the amount, if any, in the reserve fund applicable thereto, and the commonwealth shall thereupon pay over to the company the amount so ascertained. Pending such payment it shall be the duty of the trustees to borrow such amount of money as may be necessary to enable them to make all payments, including dividend payments, as they become due. If, as of the last day of any June thereafter during the period of public operation, the reserve fund shall

1918, 159 (S).
§ 11, amended.

Provision for annual instead of semi-annual payments by the commonwealth of deficits in cost of operation of Boston Elevated Railway Company.

Trustees may borrow money, etc.

Reimbursing the commonwealth, and

distribution to
cities and
towns, etc.

exceed the amount originally established, the trustees shall apply the excess, so far as necessary, to reimbursing the commonwealth for any amounts which it may have paid to the company under the provisions hereof, and the commonwealth shall thereupon distribute the amount so received among the cities and towns in which the company operates, in proportion to the amounts which they have respectively been assessed as provided in section fourteen.

Treasurer and
receiver general
may borrow
money to meet
payments.

In order to meet any payment required of the commonwealth under the provisions of this section the treasurer and receiver general may borrow at any time, in anticipation of the assessments to be levied upon the cities and towns, such sums of money as may be necessary to make said payments, and he shall repay any sums so borrowed as soon after said assessments are paid as is expedient.

Time of taking
effect.

SECTION 2. This act shall take effect upon its acceptance by the Boston Elevated Railway Company by vote of its board of directors.

Approved December 18, 1919.

[1919, 245, Spec.] [Accepted December 29, 1919.]

[1919, 244, Spec.]

Chap. 245 AN ACT TO PROVIDE FOR ANNUAL INSTEAD OF QUARTERLY CHANGES IN RATES OF FARE BY THE BOSTON ELECTRIFIED RAILWAY COMPANY.

Emergency
preamble.

Whereas, The deferred operation of this act would tend to defeat its purpose; therefore it is hereby declared to be an emergency law necessary for the immediate preservation of the public convenience.

Be it enacted, etc., as follows:

1918, 159 (S),
§ 10, amended.

Provision for
annual instead
of quarterly
changes in rates
of fare by
Boston Ele-
vated Railway
Company.

SECTION 1. Chapter one hundred and fifty-nine of the Special Acts of nineteen hundred and eighteen is hereby amended by striking out section ten and substituting the following:— *Section 10.* The trustees shall, on certain dates not more than twelve months apart, as from time to time may be fixed by them, consider a change of the rates of fare in force. If, as of the days so fixed, the amount of the reserve fund shall exceed by thirty per cent or more the amount originally established, and during the preceding twelve months the income shall have exceeded the cost of the service, the trustees shall, within one month thereafter, put into effect the grade of fare that will, in their opinion, be sufficient to provide enough revenue to meet the requirements of section six; and if, as of any such day, the amount

of the reserve fund shall be less than seventy per cent of the amount originally established, and during the preceding twelve months the income has been less than the cost of service, the trustees shall, within one month thereafter, put into effect the next higher grade of fare, and the fare shall continue to be decreased or increased, as the case may be, subject to the same conditions, as the amount of the reserve fund shall be above or below said limits, as of such dates. In determining the amount of the reserve fund for the purposes of this section only, there shall first be deducted therefrom any amounts which have been paid by the commonwealth to the company under the provisions of section eleven, and for which the commonwealth has not been reimbursed. Nothing herein contained shall impair the authority given by section seven.

Deductions
from reserve
fund.

SECTION 2. This act shall take effect upon its acceptance by the Boston Elevated Railway Company by vote of its board of directors. *Approved December 18, 1919.*

Time of
taking effect.

[1919, 250, Spec.] [Accepted December 29, 1919.]

**AN ACT DIRECTING THE SUPERINTENDENT OF BUILDINGS TO *Chap. 246*
ASSIGN QUARTERS IN THE STATE HOUSE FOR THE USE OF
THE MASSACHUSETTS BRANCH OF THE AMERICAN LEGION.**

Whereas, The quarters provided for by this act are needed at once, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Emergency
preamble.

Be it enacted, etc., as follows:

SECTION 1. The superintendent of buildings, with the approval of the governor and the council, is hereby authorized and directed to assign a room or rooms, suitably furnished, in the state house for the use of the Massachusetts Branch of the American Legion to be under the charge of the state commander of said branch. The headquarters thus established shall be used for storing and preserving the records and other property of the said branch and reliques and mementoes of the World War. The records shall be accessible at all times, under suitable rules and regulations, to members of the branch and others engaged in collecting historical information.

Superintendent
of buildings
directed to
assign quarters
in state house
for use of
Massachusetts
Branch of the
American
Legion.

SECTION 2. Whenever the organization of the Massachusetts Branch of the American Legion ceases to exist as a

Records,
papers, reliques,
etc., when to

become property of commonwealth.

department or organization, the records, papers, reliques and other effects of whatever character belonging to the said Branch of the American Legion, shall become the property of the commonwealth. *Approved December 18, 1919.*

[Lynn and Boston Railroad Company, 1859, 202; 1861, 4; 1862, 192; 1863, 36; 1864, 252, 254; 1865, 181; 1868, 2, 309, 335; 1869, 397; 1870, 324; 1871, 132; 1873, 216; 1876, 106; 1879, 19, 111; 1880, 146, 159; 1881, 152; 1882, 88; 1885, 172; 1886, 24, 229; 1887, 413; 1892, 374; 1893, 323; 1894, 517; 1898, 260; 1901, 280; (named changed to Boston and Northern Street Railway Company, July 23, 1901); 1904, 256; 1905, 254; 1906, 217, 279; 1907, 461; 1910, 591; 1911, 581, 631; (named changed to Bay State Street Railway Company, August 8, 1911); 1912, 492, 640, 644; 1913, 778; 1916, 264; Spec.; 1917, 335, Spec., 352, Spec.; 1918, 188, Spec.; (acquired by Eastern Massachusetts Street Railway Company, January 15, 1919).]

Chap. 247 AN ACT AUTHORIZING CITIES AND TOWNS SERVED BY THE EASTERN MASSACHUSETTS STREET RAILWAY COMPANY TO CONTRIBUTE TO THE COST OF SERVICE.

Be it enacted, etc., as follows:

1918, 188 (S),
§ 15, amended.

Cities and towns served by the Eastern Massachusetts Street Railway Company may contribute to cost of service.

Provisos.

Adjustments in fares, when.

When vote shall be taken in cities and towns.

Section fifteen of chapter one hundred and eighty-eight of the Special Acts of nineteen hundred and eighteen is hereby amended by striking out the second paragraph and substituting the following: — Any city or town by majority vote of the voters voting thereon may, from time to time, during the period of the management and control of the trustees as defined in section two, for the purpose of obtaining a lower schedule of fares or of avoiding a reduction or discontinuance of service, enter into an agreement or agreements with the trustees to pay any part or all of any excess of the cost of the service, as defined in section fourteen, on the lines of the new company operating within such city or town, above the amount of the receipts of such lines arising from the schedule or schedules of rates and fares in effect thereon during the period covered by any such agreement: *provided*, that such contribution of a city or town shall not in any one year exceed the sum of two dollars per one thousand dollars of the preceding year's assessed valuation of such city or town; and *provided, also*, that any city or town contributing as aforesaid shall have a right of appeal from the decision of the trustees to the department of public utilities on any question relating to the character or extent of the service rendered or facilities furnished in that city or town. If part only of the cities and towns in any fare district contribute to the cost of service under the above provisions, the trustees may make such adjustments in fares as in their judgment will be equitable. Such vote in cities shall be taken at the annual city election, and in towns at any town meeting

called for the purpose. In either case the vote shall be taken by ballot and the question shall be submitted in such form as the city council or the selectmen may determine.

Approved December 19, 1919.

[1919, 95, Spec.]

AN ACT RELATIVE TO THE APPROPRIATIONS FOR SCHOOL *Chap. 248*
PURPOSES IN THE CITY OF CAMBRIDGE.

Be it enacted, etc., as follows:

SECTION 1. In addition to the sums now authorized to be appropriated and expended for school purposes, the school committee of the city of Cambridge may appropriate and expend a sum or sums not to exceed the following additional amounts, to wit:—For the period from January one to March thirty-one in the year nineteen hundred and twenty, for the increase of compensation of persons serving in the public day schools of said city in the capacity of teacher, supervisor, principal, assistant superintendent or superintendent, fifty-two and one half cents and for other school purposes ten cents on each one thousand dollars of taxable property of the city of Cambridge, to be estimated by taking the average amount of taxable property during the three preceding years; and for the financial year nineteen hundred and twenty and for each financial year thereafter for the increase of compensation as above provided the sum of two dollars and ten cents and for other school purposes forty cents on each one thousand dollars of taxable property of the city, to be estimated as above provided.

School committee of Cambridge may appropriate additional sums for school purposes.

SECTION 2. If any increase in compensation is provided in accordance with the terms of this act it shall be in addition to any increase now regularly provided for by legislative act or by the rules, regulations and standing orders of said school committee.

Increase in compensation to be in addition to any now provided for.

SECTION 3. The city of Cambridge for the purpose of paying the expenses for the period from January one to March thirty-one as herein authorized, may incur indebtedness and may issue bonds or notes therefor, which shall be payable in the year nineteen hundred and twenty, shall be signed by the treasurer and countersigned by the mayor, and shall bear such rates of interest as may be determined by the treasurer with the approval of the mayor. Any debt or debts incurred under authority of this act shall be payable from the taxes of the year nineteen hundred and twenty,

May issue bonds, etc.

and the assessors of the city of Cambridge shall assess in the levy of that year a sum sufficient to meet any debt or debts incurred as herein authorized.

SECTION 4. This act shall take effect upon its passage.

Approved December 23, 1919.

[1919, 206, Spec.]

Chap. 249 AN ACT RELATIVE TO APPROPRIATIONS FOR SCHOOL PURPOSES IN THE CITY OF BOSTON.

Be it enacted, etc., as follows:

1919, 206 (S),
§ 1, par. (a),
amended.

Appropriations
by Boston
school com-
mittee for
general school
purposes.

1919, 206 (S),
§ 1, par. (d),
amended.

Appropriations
by Boston
school com-
mittee for phys-
ical training,
etc.

1919, 206 (S),
§ 1, par. (e),
amended.

Appropriations
by Boston
school com-
mittee for em-
ployment of
nurses, physi-
cians, etc.

SECTION 1. Section one of chapter two hundred and six of the Special Acts of nineteen hundred and nineteen is hereby amended by striking out paragraph (a) and substituting the following: — (a) For general school purposes: for the financial year ending on the thirty-first day of January, nineteen hundred and twenty, four dollars and eleven cents, and for each financial year thereafter, five dollars and thirty-seven cents.

SECTION 2. Said section one is hereby further amended by striking out paragraph (d) and substituting the following: — (d) For organizing and conducting physical training and exercises, athletics, sports, games and play, and for providing apparatus, equipment and facilities for the same in buildings, yards, and playgrounds under control of said committee, or upon any other land which the committee may have the right to use for this purpose under the provisions of chapter two hundred and ninety-five of the acts of nineteen hundred and seven; for the financial year ending on the thirty-first day of January, nineteen hundred and twenty, eight cents, and for each financial year thereafter, ten cents.

SECTION 3. Said section one is hereby further amended by striking out paragraph (e) and substituting the following: — (e) For the employment of one supervising female nurse, and so many district female nurses as, in the opinion of said committee, are necessary in accordance with the provisions of chapter three hundred and fifty-seven of the acts of nineteen hundred and seven, and for the employment of such number of school physicians as, in the opinion of the committee, may be necessary, and for the care of teeth of school children; for the financial year ending on the thirty-first day of January, nineteen hundred and twenty, six cents, and for each financial year thereafter, eight cents.

SECTION 4. Said chapter two hundred and six is hereby ^{1919, 206 (S), § 10, amended.} further amended by striking out section ten and substituting the following:— *Section 10.* For the purposes of this act the limit of the amount of taxes on property in the city of Boston is increased in the year nineteen hundred and nineteen, eighty-eight cents, and in the year nineteen hundred and twenty and each year thereafter two dollars and twenty-one cents on each one thousand dollars of the valuation upon which the appropriations of the city council of the city of Boston are based. ^{Tax limit increased.}

SECTION 5. This act shall take effect upon its passage and the school committee may increase salaries in accordance with its provisions notwithstanding the restriction contained in the last sentence of section five of chapter two hundred and forty-one of the acts of eighteen hundred and seventy-five. ^{Certain restriction not to apply, etc.}

Approved December 23, 1919.

[1919, 245, Spec.]

AN ACT TO EXEMPT THE CITY OF QUINCY FROM CERTAIN *Chap. 250*
PAYMENTS ON ACCOUNT OF THE OPERATION OF THE CARS
OF THE BOSTON ELEVATED RAILWAY COMPANY OVER
VICTORY BRIDGE TO THE GOVERNMENT RESERVATION AT
SQUANTUM.

Be it enacted, etc., as follows:

SECTION 1. The operation by the Boston Elevated Railway Company of its cars on tracks extending from Boston across the Neponset river over Victory bridge into a prepayment area in the United States government reservation at Squantum in Quincy, and from the said reservation over said bridge to Boston, shall not authorize the making of an assessment upon the city of Quincy of any portion of the money paid by the commonwealth under the provisions of chapter one hundred and fifty-nine of the Special Acts of nineteen hundred and eighteen, and the company by reason of operating its cars as aforesaid shall not be held to operate in said city within the meaning of said chapter.

City of Quincy exempted from certain payments, on account of operation of cars of Boston Elevated Railway Company over Victory bridge to government reservation at Squantum.

SECTION 2. This act shall apply to all assessments made under the provisions of section fourteen of said chapter one hundred and fifty-nine, whether made before or after the passage of this act, and the city of Quincy is hereby relieved from the payment of such assessments. The first payment that shall be made by the board of trustees of the Boston

To what assessments act applies.

Payment of sums heretofore assessed upon Quincy.

Elevated Railway Company to the commonwealth, under the provisions of section eleven of said chapter one hundred and fifty-nine, to reimburse the commonwealth for amounts paid to the company under the provisions of said chapter, shall be applied by the treasurer and receiver general to the payment of the sums heretofore assessed upon said city, together with all interest thereon. The treasurer and receiver general is authorized to borrow, in anticipation of such payments from the Boston Elevated Railway Company during the year nineteen hundred and twenty, such sums as may be necessary to carry into effect the provisions of this act.

Approved December 23, 1919.

Treasurer and
receiver general
may borrow
money, etc.

[1919, 251, Spec.]

[1919, 250, Spec.]

Chap. 251 AN ACT TO EXEMPT THE TOWN OF STONEHAM FROM CERTAIN PAYMENTS ON ACCOUNT OF THE OPERATION OF THE CARS OF THE BOSTON ELEVATED RAILWAY COMPANY ON LAND OF THE METROPOLITAN DISTRICT COMMISSION.

Be it enacted, etc., as follows:

Town of Stoneham exempted from certain payments on account of operation of cars of Boston Elevated Railway Company on land of metropolitan district commission.

To what assessments act applies.

Payment of sums heretofore assessed upon Stoneham.

SECTION 1. The operation by the Boston Elevated Railway Company of its cars on tracks owned by the Eastern Massachusetts Railway Company on land under the jurisdiction of the metropolitan district commission within the limits of the town of Stoneham shall not authorize the making of an assessment upon said town of any portion of the money paid by the commonwealth under provisions of chapter one hundred and fifty-nine of the Special Acts of nineteen hundred and eighteen, and the company by reason of operating its cars as aforesaid shall not be held to operate in said town within the meaning of said chapter.

SECTION 2. This act shall apply to all assessments made under the provisions of section fourteen of said chapter one hundred and fifty-nine, whether made before or after the passage of this act, and the town of Stoneham is hereby relieved from the payment of such assessments. The first payment that shall be made by the board of trustees of the Boston Elevated Railway Company to the commonwealth, under the provisions of section eleven of said chapter one hundred and fifty-nine, to reimburse the commonwealth for amounts paid to the company under the provisions of said chapter, shall be applied by the treasurer and receiver general to the payment of the sums heretofore assessed upon

said town, together with all interest thereon. The treasurer and receiver general is authorized to borrow, in anticipation of such payments from the Boston Elevated Railway Company during the year nineteen hundred and twenty, such sums as may be necessary to carry into effect the provisions of this act.

Approved December 23, 1919.

Treasurer and
receiver general
may borrow
money, etc.

[1919, 172, Spec.]

**AN ACT RELATIVE TO APPROPRIATIONS BY THE CITY OF *Chap. 252*
BOSTON FOR MUNICIPAL PURPOSES.**

Be it enacted, etc., as follows:

SECTION 1. The city of Boston may by vote of the city council, with the approval of the mayor in the manner provided in section three of chapter four hundred and eighty-six of the acts of nineteen hundred and nine, make appropriations for municipal purposes for the financial year not exceeding the following amounts for the period specified, to wit:—for the financial year ending on the thirty-first day of January, nineteen hundred and twenty-one ten dollars and fifty-two cents on each one thousand dollars of the valuation upon which the appropriations by the city council are based.

Appropriations
by city of
Boston for
municipal
purposes.

SECTION 2. The finance commission of the city of Boston is hereby directed to investigate the necessity for further increases in the tax limit of the city of Boston, and report its findings together with its recommendations thereon to the general court on or before the fifteenth day of February, nineteen hundred and twenty.

Finance com-
mission of
Boston to in-
vestigate ne-
cessity for
further in-
creases in
tax limit.

SECTION 3. This act shall take effect upon its passage.

Approved December 23, 1919.

[1919, 153, Spec.; 211, Spec.; 242, Spec.]

**AN ACT IN FURTHER ADDITION TO THE GENERAL APPRO-
PRIATION ACT OF NINETEEN HUNDRED AND NINETEEN
MAKING APPROPRIATIONS TO SUPPLEMENT CERTAIN ITEMS
CONTAINED THEREIN AND FOR CERTAIN EXPENDITURES
AUTHORIZED AT THE EXTRA SESSION OF THE GENERAL
COURT.**

Be it enacted, etc., as follows:

SECTION 1. To provide for supplementing certain items in the general appropriation act of nineteen hundred and

Appropriations
to supplement
certain items

contained in
the general
appropriation
act of 1919
and for certain
expenditures
authorized at
extra session
of general court.

nineteen and for certain new activities and projects, the sums set forth in section two, for the particular purposes and subject to the conditions stated therein, are hereby appropriated from the general fund or ordinary revenue of the commonwealth, for the fiscal year beginning December one, nineteen hundred and nineteen, unless some other source of revenue is expressed, subject to the provisions of law regulating the disbursements of public funds and the approval thereof.

SECTION 2.

Service of the Legislative Department.

Legislative
Department.

Item		
1.	For additional compensation of senators for their services during the present extra session of the general court at the rate of three hundred dollars for each senator, except that the president shall receive six hundred dollars, as authorized by chapter seventy-five of the resolves of nineteen hundred and nineteen, a sum not exceeding twelve thousand three hundred dollars,	\$12,300 00
2.	For compensation for travel of senators for the present extra session as authorized by chapter seventy-one of the resolves of nineteen hundred and nineteen, a sum not exceeding twelve hundred dollars,	1,200 00
3.	For additional compensation of representatives for their services during the present extra session of the general court at the rate of three hundred dollars for each representative, except that the speaker shall receive six hundred dollars, as authorized by said chapter seventy-five, a sum not exceeding seventy-two thousand three hundred dollars,	72,300 00
4.	For compensation for travel of representatives in connection with the present extra session, as authorized by said chapter seventy-one, a sum not exceeding sixty-six hundred seventy-five dollars,	6,675 00
5.	For compensation of the pages employed by the sergeant-at-arms for the present extra session a sum not exceeding sixteen hundred seventy-one dollars and thirty-nine cents and for travelling expenses of the said pages a sum not exceeding one hundred ninety-eight dollars and seventy-five cents both as authorized by chapter seventy-two of the resolves of nineteen hundred and nineteen,	1,870 14
6.	For additional compensation for legislative and other employees as authorized by chapter	

Item

seventy-seven of the resolves of the present session the following sums:—for the clerks and assistant clerks of the senate and house of representatives at the rate of three hundred dollars each, a sum not exceeding twelve hundred dollars; for certain legislative employees at the rate of one hundred dollars each, a sum not exceeding thirty-five hundred dollars; for the superintendent of elevators, assistant superintendent of elevators and elevator men at the rate of one hundred dollars each, a sum not exceeding fifteen hundred dollars; for the porters in the state house at the rate of one hundred dollars each, a sum not exceeding fifteen hundred dollars,

\$7,700 00

Miscellaneous Service.

7. For expenses in connection with the celebration of the historic importance of the town of Provincetown as authorized by chapter three hundred and sixty-six of the General Acts of the year nineteen hundred and nineteen, a sum not exceeding fifty thousand dollars,
8. For expenses in connection with the commission on the necessities of life as authorized by chapter three hundred and forty-one of the General Acts of nineteen hundred and nineteen the sum of ten thousand dollars, in addition to any amount heretofore appropriated for this purpose,
9. For the purpose of reimbursing Albert F. Hayden, justice of the municipal court of the Roxbury District, and Leland Powers, a representative in the general court, whose homes were damaged by acts of violence by unknown parties, as authorized by chapter two hundred and thirty-five of the Special Acts of nineteen hundred and nineteen, a sum not exceeding eight thousand dollars, to be expended under the direction of the governor and council,
10. The standardization of the salaries of engineers, assistant engineers and firemen in the prison service of the commonwealth, as provided for in chapter one hundred and fifty-seven of the General Acts of nineteen hundred and nineteen, shall take effect as of the first day of June, nineteen hundred and nineteen, and said standardized salaries shall be adjusted and paid forthwith from the appropriations for the year nineteen hundred and nineteen.

Celebration of
historic impor-
tance of town
of Province-
town.

50,000 00

Commission on
necessaries
of life.

10,000 00

Reimbursing
Albert F.
Hayden and
Leland Powers.

8,000 00

Standardization
of salaries of
engineers, etc.,
in prison serv-
ice of com-
monwealth.

Salaries of Herbert H. Boynton and Peter F. J. Carney.	Item 11. The salaries of Herbert H. Boynton and Peter F. J. Carney, first and second deputies in the office of the secretary of the commonwealth, as established by chapter one hundred and seventy-four of the Special Acts of nineteen hundred and nineteen, shall take effect as of the first day of June, nineteen hundred and nineteen, and said salaries shall be adjusted and paid forthwith from the appropriations for the year nineteen hundred and nineteen.	
Recess com- mittee to in- vestigate con- ditions at state institutions.	12. For travel and other necessary expenses of the joint special recess committee required to investigate conditions prevailing at various state institutions, a sum not exceeding twenty-five hundred dollars, the same to be in addition to the two thousand dollars authorized by item 25d of chapter two hundred and forty-two of the Special Acts of nineteen hundred and nineteen,	\$2,500 00
Legislative telephones.	13. For the service of legislative telephones, a sum not exceeding six hundred dollars in addition to any appropriations heretofore made for the purpose,	600 00
	Total appropriations from General Fund,	\$173,145 14

SECTION 3. This act shall take effect upon its passage.

Approved December 23, 1919.

RESOLVES.

EXTRA SESSION, 1919.

RESOLVE RELATIVE TO THE COMPENSATION OF MEMBERS OF *Chap. 71*
THE GENERAL COURT FOR TRAVELLING EXPENSES AND
FOR ATTENDANCE AT THE EXTRA SESSION.

Resolved, That there be allowed and paid out of the treasury of the commonwealth, from funds not otherwise appropriated, to each member of the general court as compensation for travelling expenses during the extra session seventy-five cents per mile one way, to be computed in accordance with the table of distances used for figuring mileage for the regular session; and that, until final compensation for attendance at said extra session is determined by the general court, there be allowed and paid on account of such compensation to each member of the general court the sum of seventy-five dollars on December first and the sum of seventy-five dollars on December fifteenth.

Compensation
of members of
general court
for travelling
expenses and
for attendance
at extra session.

Approved December 1, 1919.

RESOLVE TO FIX THE COMPENSATION OF THE PAGES EM- *Chap. 72*
PLOYED BY THE SERGEANT-AT-ARMS FOR THE PRESENT
EXTRA SESSION.

Resolved, That there be allowed and paid out of the treasury of the commonwealth to each of the pages of the general court required by the sergeant-at-arms to be in attendance upon the present extra session, compensation at the rate of twenty-five dollars per week for each week of said session, or part thereof, and that said pages be allowed as compensation for travelling expenses seventy-five cents per mile one way, to be computed in accordance with the table of distances used for figuring mileage for the regular session.

Compensation
of pages em-
ployed by
sergeant-at-
arms for extra
session.

Approved December 11, 1919.

Chap. 73 RESOLVE PROVIDING FOR THE COMPENSATION OF CERTAIN OFFICIALS APPOINTED UNDER THE ACT PROVIDING FOR THE REORGANIZATION OF THE DEPARTMENTS OF THE COMMONWEALTH.

Compensation
of certain
officials ap-
pointed under
act providing
for reorganiza-
tion of state
departments.

Resolved, That, notwithstanding the provisions of any act to the contrary, the compensation of the officials of the commonwealth appointed under chapter three hundred and fifty of the General Acts of nineteen hundred and nineteen shall be paid, beginning December first, nineteen hundred and nineteen, at the rate established by said act or fixed by the governor and council in accordance with the provisions of said act, until such time as an appropriation is made for the payment of said compensation.

Approved December 18, 1919.

Chap. 74 RESOLVE IN FAVOR OF THE WIDOW OF JOHN O. HAMILTON OF PALMER.

In favor of
widow of John
O. Hamilton.

Resolved, That there be allowed and paid out of the treasury of the commonwealth to the widow of John O. Hamilton, late a member of the house of representatives from the first Hampden representative district, the amount of compensation to which the said John O. Hamilton would have been entitled had he lived and served through the present extra session of the general court.

Approved December 23, 1919.

Chap. 75 RESOLVE RELATIVE TO THE FULL AMOUNT OF COMPENSATION OF MEMBERS OF THE GENERAL COURT FOR ATTENDANCE AT THE PRESENT EXTRA SESSION.

Full amount of
compensation
of members of
general court
for attendance
at extra session.

Resolved, That there be allowed and paid out of the treasury of the commonwealth, to each member of the general court, as compensation for attendance at the present extra session, the sum of one hundred and fifty dollars in addition to the payments authorized by chapter seventy-one of the resolves of the present year, and that the total compensation for said session be hereby fixed at three hundred dollars each; except that the total compensation of the president of the senate and the speaker of the house be hereby fixed at six hundred dollars each.

Approved December 23, 1919.

RESOLVE RELATIVE TO THE DUTIES AND COMPENSATION OF *Chap. 76*
THE PAGES EMPLOYED BY THE SERGEANT-AT-ARMS DURING
THE PRESENT EXTRA SESSION.

Resolved, That the sergeant-at-arms be hereby authorized and directed to continue in employment, at the rate of twenty-five dollars per week, each of the pages of the general court required by him to be in attendance upon the present extra session, said employment to be continued until the convening of the next regular session on January seventh, nineteen hundred and twenty.

Duties and compensation of pages employed by sergeant-at-arms during extra session.

Approved December 23, 1919.

RESOLVE PROVIDING FOR EXTRA COMPENSATION FOR CERTAIN *Chap. 77*
OFFICIALS AND EMPLOYEES OF THE COMMONWEALTH AND
OF THE SERGEANT-AT-ARMS FOR SERVICES DURING THE
PRESENT EXTRA SESSION OF THE GENERAL COURT.

Resolved, That there be allowed and paid out of the treasury of the commonwealth, as extra compensation for services rendered during the present extra session of the general court, the following amounts: — To the clerk of the senate, the clerk of the house, the assistant clerk of the senate and the assistant clerk of the house, the sum of three hundred dollars each; to the chaplain of the senate and the chaplain of the house, the sum of one hundred dollars each; to the sergeant-at-arms, to the doorkeepers and assistant doorkeepers of the senate and house, to the postmaster and assistant postmaster, to the messengers of the senate and house, to the document clerk and assistant document clerk, to the clerk of the sergeant-at-arms, to the cashier and executive secretary of the sergeant-at-arms, to the porters employed in the state house, to the superintendent of elevators, assistant superintendent of elevators and the elevator men, the sum of one hundred dollars each.

Extra compensation for certain officials and employees of commonwealth and of sergeant-at-arms for services during extra session of general court.

Approved December 23, 1919.

RESOLVE RELATIVE TO THE RATE OF FARE FOR STREET RAIL-WAY TRANSPORTATION IN THE HYDE PARK DISTRICT OF *Chap. 78*
THE CITY OF BOSTON.

Resolved, That the department of public utilities be hereby authorized and directed, after notice and public hearing, to determine the just and equitable fare to be charged for street

Department of public utilities directed to determine rate of fare for street

railway transportation in
Hyde Park district of Boston.

railway transportation in the Hyde Park district of the city of Boston and to and from that district and other points served by the Boston Elevated Railway Company, and to determine whether such just and reasonable rate should be secured through the establishment of a joint fare and if so, the equitable division thereof between the Boston Elevated Railway Company and the Eastern Massachusetts Street Railway Company, or through some designated form of operating contract or lease; and the trustees of the said companies are hereby authorized to carry into effect the decision of such department.

Approved December 23, 1919.

The Commonwealth of Massachusetts.

OFFICE OF THE SECRETARY, BOSTON, December 24, 1919.

I certify the printed Special Acts and Resolves passed at the extra session of the present year to be true copies of the originals on file in this office.

ALBERT P. LANGTRY,

Secretary of the Commonwealth.

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TO THE

SPECIAL ACTS AND RESOLVES

OF

1919.

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